VOL. 27. NO. 190

WASHINGTON C. H., OHIO, SATURDAY, AUGUST 10, 1912

WASHINGTON DAILYHERALD.

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New Cabinet in Chile. shington, Aug. 10. — The state ment was notified by cable the Elvara cabinet in Chile has med, and that after several ata new one has been organized Antonio Hunzeus minister of

Asks Opinion of International CITIES MINE THEIR SUPPLY OF FUEL COAL

Secretary of Interior Presents Novel Plan to Congress.

GOVERNMENT TO DONATE LAND

Would Give 640 Acres of Public Domain to Grand Junction, Colo., In Order That Scheme Might Be Given Thorough Test-Coal Must Be Used by Municipality or Sold to Its Citizens and Land Developed to Fullest

Washington, Aug. 10.-Legislation that will enable cities to obtain and operate their own coal mines by gift of the government has been recommended to congress by Secretary of the Interior Fisher.

Cities in Colorado, Utah, Wyoming, Montana, Idaho and other states west of the Missouri river would be vitally affected by the proposed legislation. in states that contain public coa lands, desiring to mine coal to supply municipal needs and the needs of their citizens, should be given limited areas of government coal lands, provided only that the coal be mined and disposed of under proper regulations

Following this principle and as a tentative grant, Secretary Fisher has recommended that congress enact a bill to grant to the city of Grand Junction, Colo., 640 acres of land under conditions imposed in the bill. The conditions call for the prompt and continuous development of the coal, the prevention of any assign ment or transfer of the land, etc. and the procuring of full report and publicity as to the mining and disposal of coal mined under the patent.

Strike Proposal Is Offered

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(Continued on Page Six.)

BRITISH NOTE IS UNNOTICED BY CONGRESS

POPE PIUS X

Head of Catholic Church Wearing His Triple Crown

Must Dispose of Steamship Lines or Be Barred From Use of Canal. Southern Pacific Will Suffer Most Heavily, as It Has Millions Invested in Shipping Interests-Eastern Lines Will Come Under Coastwise Provision of Measure. Washington, Aug. 10 .-- By a vote of 17 to 15, the senate passed the Pan-

ama canal bill. As it emerges from the senate the bill not only disregards Great Britain's protest against free tolls for American ships, but contains radical legislation affecting several of the big railroad sys-The bill will compel the divorce-

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Affects Other Roads.

Further, the legislation which emerges from the senate puts in jeopardy the New Haven road's extensive holdings in coastwise lines and the holdings of the New York Central and other lines in shipping on the Great Lakes. Many millions of dol lars are invested by the New Haven in the lines which ply up and down Long Island sound. President Mellen. of that road has testified that it would be impossible to dispose of these lines under favorable conditions. The interests of the railroads in the lake shipping is almost as ex-

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His holiness, wearing the triple crown and the papal mantle, walked to the chapel, surrounded by the Noble guard and the Swiss guard. Cardinal Merry del Val celebrated **Populists**

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Sistine chapel, the papal court attending in full state, together with all the cardinals in Rome, numerous prelates and functionaries and also the diplomats accredited to the holy see, the Knights of Malta and many titled and exalted personages.

crown and the papal mantle, walked to the chapel, surrounded by the Noble guard and the Swiss guard. Cardinal Merry del Val celebrated

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THE HERALD PUBLISHING COMPANY

W. W. MILLIKAN, President. PUBLICATION OFFICE NO. 206 EAST COURT ST., OPP. POST OFFICE

Fubscriptions: By Carrier 10 Cents a Week. In advance \$5.00 for the year. By Mail and on all Free Rural Deliveries Cash in Advance \$3.00 a year; \$1.75, 6 months; \$1.00, 3 months; 35c, 1 month.

ADVERTISING RATES FURNISHED ON APPLICATION

Obituaries, memorial notices, resolutions and cards of thanks will be sharged for at half rates, or 21/2 cents per line of six words.

Intered as Second Class Matter, August 20, 1910, at the Postoffice at Washington C. H., Ohio, Under the Act of March 3d, 1879.

TELEPHONES-Home No. 137. Bell, Main No. 170.

ALWAYS OF USE.

Among the many disclosures of proof of the existence of a well ordered and perfectly working graft system in the New York police department not the least convincing are those My heart is back again today furnished as a result of the plans and the work of the gentler I scent the fragrance of the hay,

The murder of gambler Rosenthal proved the undoing of grafters, cut throats and thieves which have held New York My dreams come to me one by one in terror for years.

Since Rosenthal was shot down in front of one of New York's hotels, the district attorney has been active and has made very marked progress in the work of bringing a rotten police force to justice in spite of itself. The task has not been | Sweet home with quiet leafy dells, an easy one by any manner of means but once started determinedly on the reform, victims of and unwilling cogs in the awful machine of the grafters have taken a long breath of relief and placed the prosecutors in possession of starteling

Much quiet determined but up to the night of the Rosenthall murder, ineffectual work has been going on by men and women who have the good of humanity at heart. It looked like a hopeless task to bring the offenders to justice and to purify the police department of the American metropolis, but nothing daunted these good men and women kept right on with their work as though success was within reach.

Now that the Rosenthal murder has aroused the authorities who have power to crush out the system, the result of the present work of the tireless men and women is called for and promises to play an important part in the exposure and overthrowing of crime in places heretofore considered impregnable.

It is but another striking illustration of the recognized truth that no work for good is lost.

Eventually it is rewarded—perhaps the time may be long! and the prospect dreary but almost invariably the use of it day; Sunday unsettled; moderate all is made apparent.

We can't always ascertain just what, just when and just where reward will come nor see the use of it all, but work for | Sunday fair; not much change in good is seldom lost.

The evidence gathered by these tireless crusaders against crime in Gotham, those who were simply humored for years in the belief that they were riding a harmless "hobby" is proving of inestimable value in welding links in the chains which now hold the guilty.

Walking In This Modern Country Is a Lost Art

Man No Longer Goes; He Is Sent

Rev. ALGERNON

S. CRAPSEY,



We Remain Packed In Trains For Hours

Clergyman Socialist

N this as in all civilized countries vagrancy is a crime, and yet, lates the growth, restores vitality like all naughty things, it is nice. To wander care free, going and is delightful to use, making the by this road or that or by no road at all, eating what one finds, sleeping where one can—this is the very abandon of life.

IN LOSING THIS FREEDOM OF THE VAGRANT, MAN HAS PAID DEAR FOR WHAT HE CALLS HIS CIVILIZATION. HE NO LONGER GOES ANYWHERE; HE IS SENT.

Packed in railway and trolley cars, sentenced to sit CRAMPED FOR HOURS IN ONE PLACE, hunched like a bale of merchandise, he is hurled through space from his point of departure to his

Through the windows of the box in which one is confined one has glimpses of wooded hills and running waters, such as make one chafe against the confines of one's traveling prison and long for the freedom of the vagrant. YOUR TRAMP IS YOUR ONLY FREE MAN. His is the freedom of the road and of the woods. He has reverted to type. He BELONGS TO NATURE.

Whenever a civilized man attempts to enter into this life he can do it only as an amateur, not as a professional.

I attempted the vocation of a vagrant. I tasted a few of its joys, but always felt awkward and out of place. Instead of being carried from place to place I walked, and WALKING IN THESE MOD-ERN DAYS AND IN THIS MODERN COUNTRY IS A LOST ART and is often considered foolish, sometimes even a crime.

Poetry-Today

MY HOME AMONG THE HILLS.

My thoughts are far away today, Among the autumn hills When joyous hearts are keeping

With wild bird's chant, the wind's sweet rhyme And murmer of the rills.

Memory paints before my eyes A farmhouse screened with vines Where flecks of shade and sunlight Through willow boughs upon the

In dancing waving lines,

As in the days of yore.

New-mown along the meadow-way The asters by the door.

My heart with memory fills. Tho in far distant lands I roam, No place I find like home sweet

My home among the hills.

By tall trees shadowed deep, rwas there I lived my life's sweet

And dreamed my childhood hours

And there lay me to sleep. -By Kathryn Lenore Glenn.

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Weather Report

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Washington, D. C., August 10. Ohio: Showers Saturday and prob ably Sunday: Moderate south winds ably local rains Saturday; Sunday fair; light to moderate west to north

West Virginia-Showers Saturday and probably Sunday.

Lower Michigan-Showers Saturwest and northwest winds.

Tennessee and Kentucky-Fair west: probably showers east portion; temperature.

Indiana-Showers Saturday; Sunday fair; light to moderate west to northwest winds.

สุดเก็บที่เหมือนในที่เหมือนในที่เหมือนในที่เหมือนในที่เหมือนในที่เหมือนในที่เหมือนในที่เหมือนในที่เหมือนในที่เหมื WEATHER OBSERVATIONS.

Observations	of the United
States weather	bureau taken at
8 p. m. Friday:	
	Temp Weather

- 4		remin.	as carrier
	Columbus	70	Cloudy
	New York	70 .	Cloudy
or too less to	Albany	70	Cloudy
-	Atlantic City		Cloudy
	Boston	70	Cloudy
-	Buffalo	76	Cloudy
124	Chicago		Rain
	St. Louis	66	Cloudy
	New Orleans	86	Cloudy
	Washington		Cloudy
	Philadelphia	74	Cloudy

Weather Forecast. Washington, Aug. 10 .- Indications for tomorrow:

Ohio Probably showers: moderate southerly winds.

VOGUE, THE LEADING FASHION

JOURNAL, TELLS HOW TO HAVE CURLEY HAIR.

"Though skeptical ones may doubt the statement that an English hair tonic of well-known fame will make the hair curley, it is nevertheless true that it has that effect in the majority of cases. It stimuhair look twice as thick by reason of the fluffy appearance it has when victims to stomach, liver and kidney erally obtained."

The above editorial comment ap-

in the Vogue article.

These preparations may now be obtained in Washington Court House at the drug store of Blackmer and Tanquary.

Y. M. C. A. POST CARDS.

Colored post-cards of the new Y. M. C. A. have been made by a large church. Everybody invited. Chicago concern, and are now on sale at Rodecker's News Stand. Prices one cent each.

Use the Classified column.

BACK



(Copyright)

The Whole "Tanned" Family.

STATE COMMANDER CHAS. W. BLODGETT

Will Address the Old Soldiers on Wednesday at the Fair Grounds and a Rare Treat Is Assured.

All the old soldiers in this vicinity are anticipating next Wednesday that day Chas. W. Blodgett, the State G. A. R. Commander will deliver an address at the Fair Grounds to all ford, Conn., and Fred C. Naeve of

When it is known that Commander Blodgett is to speak all the old soldiers prepare themselves to listen to a high class, well delivered and instructive, as well as entertaining ad-

those public speakers who possesses that rare gift of orators which charms his hearers and brings all closer to him. He is recognized as His brother is grief-stricken over the one of the ablest speakers in the or- said affair, ganization. It is likely that the ranks of the veterans in this community will be increased by a large number of out of town visitors who will be attracted here to hear the noted is urging T. C. Mahon of Hardin speaker.

the grounds free on Wednesday and B. Willis, Republican. John H. Wilbefore and after the Commanders address, which occurs at 11 o'clock a. m., may occupy their time and enjoy themselves by visiting the many attractions on the grounds.

SUNDAY'S PROGRAM, AUGUST 11.

Greenfield Tri-County Chautauqua The Last Day.

10:00 a. m .- Morning Services, 10:30 a. m.-Address, Prof. J. P.

1:30 p. m .- Concert, Price's Premier Band.

2:15 p. m.-Lecture, Richard Pearson Hobson.

4:00 p. m. - Grand Concert, Price's Premier Band. 7:00 p. m.-Concert Price's Prem-

8:00 p. m.-Lecture, "The Divine

Rights of the Child," Mrs. Lenora

FLYING MEN FALL.

the scalp has been well massaged. troubles just like other people, with This tonic was originally the pri- like results in loss of appetite, backvate formula of a famous English ache, nervousness, headache and Hair Specialist but can now be gen- tired listless run-down feeling. But there's no need to feel like that as T. D. Peebles, Henry, Tenn., proved. peared in the March issue of Vogue "Six bottles of Electric Bitters" he and refers to Mrs. Mason's Old Eng- writes, "did more to give me new strength and good appetite than all Mrs. Kate Seaton Mason, who or- other stomach remedies I used." So iginated this tonic and her Old Eng- they help everbody. Its folly to suflish Shampoo Cream is the "famous fer when this great remedy will help English Hair Specialist" referred to you from the first dose. Try it. only 30cents at Blackmer and Tanquary.

ICE CREAM SOCIAL.

The young ladies of Staunton M. E. Sunday School will hold an ice cream social on the school house lawn, Wednesday evening, August 21, 1912. Proceeds for benefit of

makes clothes whiter than snow.

OHIO HAPPENINGS

Eagles Elect Officers. Cleveland, O., Aug. 10.-The degree

team of the Worcester, Mass., aerie ture from Huron county, in oppo won first prize, \$1,000, in the competition before the grand aerie of the William J. Brennen of Pittsburg, Pa. president: Thomas J. Cogan of Cincinnati, vice president; John S. Perry of San Francisco, secretary; F. K. Hughes, Yonkers, N. Y., treasurer; Thomas P. Gleason of Annapolis, with a great deal of pleasure. On Minn., conductor; James F. Kelley of Cleveland, Conrad H. Mann of Kansas City, Mo., John J. Bohl of Stam-Davenport, Ia., trustees.

Play With Revolver; One Dead. Glouster, O., Aug. 10 .- Donald, the 16-year-old son of George Preston, a plasterer of this city, was shot and instantly killed by his younger brother, Belford. The two brothers were Commander Blodgett is one of in a scuffle, as to which one should obtain a 38-caliber revolver, when it was discharged. The ball entered the corner of the right eye and lodged in the brain, killing him instantity

Want Mahon to Run. Bellefontaine, O. Aug. 10.-The Democratic congressional committee county to make the race for Eighth The veterans will be admitted to district representative against Frank lis, the regular Democratic nominee, has resigned. Mahon was a candidate against Willis two years ago.

Enters Legislative Race Norwalk, O., Aug. 10 .- Otto M. Harter, ex-member of the constitutions convention, is circulating petitions to allow him to run as an independen tion to A. B. Bowen, Republican, as

Weiser For State Senator. Ottawa, O., Aug. 10.- Democrats state senator on the sixth ballo Governor Wilson and the state Demo cratic ticket were indorsed.

C. P. Venus, Democrat.

Ourselves best by fair and square service to others. We serve depositors with safety and with five per cent interest on their money. We serve borrowers with money at lowest rates and with privilege of re payment in whole or in part at any time. The Buckeye State Building and Loan Company, Rankin Building, 22 West Gay Street, Columbus, Ohio. Assets \$5,800,000. Patronage of the reader is solicited. Write or call for further information.

Eat Snider's Butternut Bread

Rich as Butter, Sweet as a Nut

Now made in large 10c size loaves and on sale by all grocers.

Ask for 10c Butter-Nut Bread

And take no other. Easily the finest bread known to baking.

Free to You and Every Sister Suh FREE TO YOU-MY SISTER ering from Woman's Allments.



I am a woman.
I know woman's sufferings.
I have found the cure.
I will mail, free of any charge, my home hast with full instructions to any sufferer from woman's ailments. I want to tell all women about this cure was a sufference of the cure worker for yourself, your this cure—you, my reader, for yourself, daughter, your mother, or your sister. I witell you how to cure yourselves at home out the help of a doctor. Men cassed under women's sufferings. What we women ho experience, we know better than any doctor know that my home freatment is safe and surcure for Leucarrhoea or Whitish discharges, Ulcersha, bit placement or Failing of the Womb, Profuse, Scanty of Failing of the Womb, Profuse, Scanty of Failing on the Womb, Tourise, Scanty of Failings, newscanes, or Growths; also gains head, back and bowels, bearing down feelings, nervous creeping feeling up the spine, melancholy, desire to the flashes, weariness, kidney, and bladder troubles where can by weaknesses peculiar to our sex.

I want to send you a, complete ten day's

I want to send you a, complete is day's treat
satirally free to prove to you that you can e
yourself at home, easily, quiekly i
surely. Remember, that, it will cost you only about 12 cents a week or less than two cents a day.
will not interfere with your work or occupation. Just send me your name and address, tell me how y
suffer if you wish, and I will send you the treatment for your case, entirely free, in plain we
suffer if you wish, and I will also send you free of cost, my book—"WOMAN'S OWN MEDICAL ADVISER" we
explanatory illustrations showing why women suffer, and how they can easily cure themselv
at home. Every woman should have it, and learn to think for herself. Then when the doctor says
at home. Every woman should have it, and learn to think for herself. Then when the doctor says
who must have an operation," you can decide for yourself. Thousands of women have cure
themselves with my home remedy. It cures all old or young. Is Mothers of Daughters, I will explain
imple home treatment which speedily and effectually cures Leucorrhoes, Green Sickness an
imple home treatment which speedily and effectually cures Leucorrhoes, Green Sickness an
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Water in blueing is adulteration.

Glass and water make liquid blue costly. Buy Red Cross Ball Blue, makes clothes whiter than snow.

Its use.

Wherever you live, I can refer you to ladies of your own locality who know and will gladly be itell any sufferer that this Home Treatment really cures all women's diseases, and makes women well itell any sufferer that this Home Treatment really cures all women's diseases, and makes women well itell any sufferer that this Home Treatment really cures all women's diseases, and makes women well itell any sufferer that this Home Treatment really cures all women's diseases, and makes women well itell any sufferer that this Home Treatment really cures all women's diseases, and makes women well itell any sufferer that this Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases, and makes women well itell any sufferer that the Home Treatment really cures all women's diseases. MRS. M. SUMMERS, Box H - Notre Dame, Ind., U. S.A.

PUBLICATION OFFICE NO. 206 EAST COURT ST., OPP. POST OFFICE ptions: By Carrier 10 Cents a Week. In advance \$5.00 for the year. By Mail and on all Free Rural Deliveries Cash in

Advance \$3.00 a year; \$1.75, 6 months;

\$1.00, 3 months; 35c, 1 month.

ADVERTISING RATES FURNISHED ON APPLICATION

Obituaries, memorial notices, resolutions and cards of thanks will be barged for at half rates, or 21/2 cents per line of six words.

Intered as Second Class Matter, August 20, 1910, at the Postoffice at Washington C. H., Ohio, Under the Act of March 3d, 1879.

TELEPHONES-Home No. 137. Bell, Main No. 170.

ALWAYS OF USE.

Among the many disclosures of proof of the existence of a well ordered and perfectly working graft system in the New York police department not the least convincing are those My heart is back again today furnished as a result of the plans and the work of the gentler

The murder of gambler Rosenthal proved the undoing of grafters, cut throats and thieves which have held New York My dreams come to me one by one in terror for years.

Since Rosenthal was shot down in front of one of New York's hotels, the district attorney has been active and has made very marked progress in the work of bringing a rotten police force to justice in spite of itself. The task has not been an easy one by any manner of means but once started determinedly on the reform, victims of and unwilling cogs in the awful machine of the grafters have taken a long breath of relief and placed the prosecutors in possession of starteling

Much quiet determined but up to the night of the Rosenthall murder, ineffectual work has been going on by men and women who have the good of humanity at heart. It looked like a hopeless task to bring the offenders to justice and to purify the police department of the American metropolis, but nothing daunted these good men and women kept right on with their work as though success was within reach.

Now that the Rosenthal murder has aroused the authorities who have power to crush out the system, the result of the present work of the tireless men and women is called for and promises to play an important part in the exposure and overthrowing of crime in places heretofore considered impregnable.

It is but another striking illustration of the recognized truth that no work for good is lost.

Eventually it is rewarded—perhaps the time may be long and the prospect dreary but almost invariably the use of it all is made apparent.

We can't always ascertain just what, just when and just where reward will come nor see the use of it all, but work for good is seldom lost.

The evidence gathered by these tireless crusaders against crime in Gotham, those who were simply humored for years in the belief that they were riding a harmless "hobby" is proving of inestimable value in welding links in the chains which now hold the guilty.

Walking In This Modern Country Is a Lost Art

Man No Longer Goes; He Is Sent

S. CRAPSEY.



We Remain Packed In Trains For Hours

Socialist

N this as in all civilized countries vagrancy is a crime, and yet, like all naughty things, it is nice. To wander care free, going by this road or that or by no road at all, eating what one finds, sleeping where one can—this is the very abandon of life.

IN LOSING THIS FREEDOM OF THE VAGRANT, MAN HAS PAID DEAR FOR WHAT HE CALLS HIS CIVILIZATION. HE NO LONGER GOES ANYWHERE; HE IS SENT.

Packed in railway and trolley cars, sentenced to sit CRAMPED FOR HOURS IN ONE PLACE, hunched like a bale of merchandise, he is hurled through space from his point of departure to his point of arrival.

Through the windows of the box in which one is confined one has glimpses of wooded hills and running waters, such as make one chafe against the confines of one's traveling prison and long for the freedom of the vagrant. YOUR TRAMP IS YOUR ONLY FREE MAN. His is the freedom of the road and of the woods. He has reverted to type. He BELONGS TO NATURE.

Whenever a civilized man attempts to enter into this life he can do it only as an amateur, not as a professional.

I attempted the vocation of a vagrant. I tasted a few of its joys, but always felt awkward and out of place. Instead of being carried from place to place I walked, and WALKING IN THESE MOD-ERN DAYS AND IN THIS MODERN COUNTRY IS A LOST ART and is often considered foolish, sometimes even a crime.

Poetry-Today

MY HOME AMONG THE HILLS

My thoughts are far away today, Among the autumn hills When joyous hearts are keeping

With wild bird's chant, the wind's sweet rhyme.

And murmer of the rills.

Memory paints before my eyes A farmhouse screened with vines, Where flecks of shade and sunlight

As in the days of yore. I scent the fragrance of the hay, New-mown along the meadow-way The asters by the door.

My heart with memory fills. Tho in far distant lands 1 roam No place I find like home sweet

My home among the hills.

Sweet home with quiet leafy dells, By tall trees shadowed deep, Twas there I lived my life's sweet

And dreamed my childhood hours

And there lay me to sleep. By Kathryn Lenore Glenn.

@525252525252535253

Weather Report

Washington, D. C., August 10. Ohio: Showers Saturday and prol Illinois Overcast weather; prob ably local rains Saturday; Sunday fair; light to moderate west to north

West Virginia-Showers Saturday and probably Sunday.

Lower Michigan-Showers Satur-

Tennessee and Kentucky-Fai west; probably showers east portion; Sunday fair; not much change in temperature.

Indiana-Showers Saturday: Sun-

WEATHER OBSERVATIONS

Observations of the United States weather bureau taken at Temp. Weather

Columbus	70	Cloudy
New York	70 -	Cloudy
Albany	70	Cloudy
Atlantic City	72	Cloudy
Boston	70	Cloudy
Buffalo	76	Cloudy
Chicago	62	Rain
St. Louis	66	Cloudy
New Orleans	86	Cloudy
Washington	76	Cloudy
Philadelphia	74	Cloudy

Weather Forecast. Washington, Aug. 10 .- Indica-

tions for tomorrow: Ohio-Probably showers; moderate southerly winds.

VOGUE, THE LEADING FASHION JOURNAL, TELLS HOW TO HAVE CURLEY HAIR.

"Though skeptical ones may doubt the statement that an English hair tonic of well-known fame will make the hair curley, it is neverheless true that it has that effect lates the growth, restores vitality and is delightful to use, making the hair look twice as thick by reason of the fluffy appearance it has when the scalp has been well massaged. troubles just like other people, with air Specialist but can now be genrally obtained.'

peared in the March issue of Vogue "Six bottles of Electric Bitters" he

obtained in Washington Court House at the drug store of Blackmer and Tanquary.

Y. M. C. A. POST CARDS.

Colored post-cards of the new Y. I. C. A. have been made by a large church. Everybody invited Chicago concern, and are now on sale at Rodecker's News Stand. Prices

Use the Classified column.



(Copyright.)

The Whole "Tanned" Family.

STATE COMMANDER OHIO HAPPENINGS CHAS. W. BLODGETT

Will Address the Old Soldiers on Wednesday at the Fair Grounds and a Rare Treat Is Assured.

All the old soldiers in this vicinity ire anticipating next Wednesday with a great deal of pleasure. On that day Chas. W. Blodgett, the State G. A. R. Commander will deliver an address at the Fair Grounds to all

When it is known that Commander Blodgett is to speak all the old soldiers prepare themselves to listen to a high class, well delivered and instructive, as well as entertaining ad-

attracted here to hear the noted is urging T. C. Mahon of Hardin

The veterans will be admitted to m., may occupy their time and enjoy themselves by visiting the many attractions on the grounds.

SUNDAY'S PROGRAM, AUGUST 11

Greenfield Tri-County Chautauqua The Last Day.

10:00 a. m.-Morning Services, 10:30 a. m.-Address, Prof. J. P.

1:30 p. m .- Concert, Price's Prem-2:15 p. m.-Lecture, Richard

Pearson Hobson. 4:00 p. m. - Grand Concert, Price's

Premier Band 7:00 p. m .- Concert Price's Prem-8:00 p. m.-Lecture, "The Divine

Rights of the Child," Mrs. Lenora

FLYING MEN FALL.

victims to stomach, liver and kidney This tonic was originally the pri- like results in loss of appetite, backate formula of a famous English ache, nervousness, headache and ginated this tonic and her Old Eng- they help everbody. Its folly to sufish Shampoo Cream is the "famous fer when this great remedy will help English Hair Specialist" referred to you from the first dose. Try it. only 30cents at Blackmer and Tanquary.

ICE CREAM SOCIAL.

The young ladies of Staunton M E. Sunday School will hold an ice cream social on the school house lawn, Wednesday evening, August 21, 1912. Proceeds for benefit of

Water in blueing is adulteration. Glass and water make liquid blue costly. Buy Red Cross Ball Blue, makes clothes whiter than snow.

Cleveland, O., Aug. 10.-The degree Fraternal Order of Eagles. The elec-William J. Brennen of Pittsburg, Pa cinnati, vice president; John S. Perry of San Francisco, secretary; F. K. Hughes, Yonkers, N. Y., treasurer; Thomas P. Gleason of Annapolis, Minn., conductor; James F. Kelley of Cleveland, Conrad H. Mann of Kansas City, Mo., John J. Bohl of Stamford, Conn., and Fred C. Naeve of Davenport, Ia., trustees.

Play With Revolver: One Dead. Glouster, O., Aug. 10 .- Donald, the 16-year-old son of George Preston, 2 plasterer of this city, was shot and instantly killed by his younger brother, Belford. The two brothers were Commander Blodgett is one of in a scuffle as to which one should those public speakers who possesses obtain a 38-caliber revolver, when it on their money. We serve bor was discharged. The ball entered the corner of the right eye and lodged in the brain, killing him instantly. His brother is grief-stricken over the

Bellefontaine, O. Aug. 10.-The Democratic congressional committee county to make the race for Eighth the grounds free on Wednesday and B. Willis, Republican. John H. Willis, the regular Democratic nominee, has resigned. Mahon was a candidate against Willis two years ago.

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state senator on the sixth hall Governor Wilson and the state Demo cratic ticket were indorsed.

Ourselves best by fair and square service to others. We serve depositors with safety and with five per cent interest rowers with money at lowest rates and with privilege of repayment in whole or in part at any time. The Buckeye State Building and Loan Company, Rankin Building, 2 West Gay Street, Columbus, Ohio. Assets \$5,800,000. Patronage of the reader is solicited. Write or call for further information.

Eat Snider's **Butternut Bread**

Rich as Butter, Sweet as a Nut

Now made in large 10c size loaves and on sale by all grocers.

Ask for 10c **Butter-Nut Bread**

And take no other. Easily the finest bread known to baking.



I will mail, free of any charge, my kens is ment with full instructions to any sufferer fr

Purse \$300.00

Purse \$100.00

Purse \$250.00

Partial List of Speed Ring Entries Page Three, THE FAMOUS FAYETTE COUNTY FAIR

Days, and Every Day a Big One.

AUGUST 13 TO 16, INCLUSIVE

Ruth Arlington B. M. By ArlingtonD. Aller, Findley, O. Barney Clay B. G. By Barney O'Conner...... Davidson & Son, Croton, O. General Gordon B. S. By Red Wing C..... Wm. Cross, Chillicothe, O. Don Iris B. M. By Wilmons McLean & Son, Xenia, O Judge Larrick B. S. By Pat Donahue George McCrea, New Holland, O. Lady Ashland B. M. 2:121/4 By Ashland W. C. E. J. Goold, Westerville, O. Florence McKinney B. M. 2:111/4 By Wallace McKinney.... Oscar Vallery, Derby, O.

Barney Clay B. G. By Barney O'Corner...... Davidson & Son, Croton, O. Igo Ch. S. By Milton S. J. R. Siders, West Liberty, O. Frank Hillis Ch. G. By Dr. Hillis, Otto Herman, Hamilton, O. Cassins Alstrath Br. G. By Alstrath,J. W. Nicol, Oxford O. Dan Catch B. G. By Col. Coit B. Stroud, Washington C. H., O. Highland Boy G. G. By Bobby Burns..... Buntain & Brown, Hillsboro, O. Nellie Strathmore S. M. By Orange S..... Buntain & Brown, Hillsboro, O. Hal Chimes B. G. By Hallaujah HalJohn Shaw, Centerville, O. Charles McMurry Blk. S. By Hesperus, Glen Osborn, Wilmington, O. Abe Martin B. G. By Bobby BurnsJames F. Martin, Cook, O. The Possum B. G. By G. W. D. Black Land Farm, Jamestown, O. Mark McKinney B. S. By Wallace McKinney, . . W. A. Howland, Bloomingburg, O. Faith McKinney B. M. By Wallace McKinney, .. James Thompson, Milledgeville, O.

Dan Catch

FRIDAY, AUGUST 16

Anna Norris Br. M. By Todd......B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss.....John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Amabel G. M. 2:211/4 By Banner Liss......Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. . Gladys & Vinna Breakfield, Wash. C. H., O Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O.

Junas A., B. S. 2:191/4 By AltiFrank Last, Derby, O. Bobby Bogun, Blk. G. 2:211/4 By Bogun......Oscar Vallery, Derby, O. Mabel C.Gus Carmony, London, O. Kate McKinney G. M. By Wallace McKinney Andy Cline, Washington C. H., O. Mark McKinney B. S. By Wallace McKinney . . W. A. Howland, Bloomingburg, O. Lady Belle B. M. By Gambetta Wilkes.....Otto Herman, Hamilton, O. Mabel C., R. M. By Benjamin F......L. A. Carmony, London, O. Hal Chimes B. G. By Hallalujah Hal.....John Shaw, Centerville, O. Marvel J. W. B. G. By Wilkes......J. W. Coey, Columbus, O.

Grit McKinney B. G. By Wallace McKinney C. W. Mark, Washington C. H., O. Frank Douglas Gr. S. By Bob Douglas William Willoby, Springfield, O. Marjories Wreath B. F. By Bay Wreath. . . . Wildwood Farm, Washington C. H., O. Jessie McKinney B. M. By H. B. McKinney..... F. Petty, Urbana, O. Jack Johnson Br. S. By Bay Wreath S. C. Phillips, Washington C. H., O. Ione McGregor B. M. By Jay McGregor 2:07 3-4. Chas. Allen, Washington C. H. O

The List of Entries in the Speed Ring this year is the largest in the history of the Fayette County Fair, and includes performers of the highest class.

2:12 PACE

2:16 PACE

RUNNING 3/4 MILE HEATS

2:22 TROT

2:20 PACE

THREE YEAR OLD TROT

TUESD	AY,	AU	GU	ST	13
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MATINEE TROT	- Purse Driver's Suit.
MATINEE PACE	Purse Driver's Suit
The Novelty Matinee Trot and Pace are both filled big	and Diver & Buil
TWO.YEAR OLD TROT	Purse \$50.00
May Jolla, Blk. F. By Binjolla,P	ork Form Spain 6 11 0
Binville, Blk. C. By Binjolla	W Mineau Springheid, U.
Willow Mc. B. S. By Wallace McKinney,	Carliela Grandeld, O.
Bingen Bond, By Binjolla,E.	L. Carlisle, Greenheld, O.
Propose Ayworthy Gr F By Senator Ayworthy No.	A. Squire, Greenfield, O.
Francis Axworthy Gr. F. By Senator Axworthy, Norman RUNNING ONE-HALF MILE HEATS.	
	Purse \$50.00
WEDNESDAY ATTOTTO	OM 14

RUNNING ONE-HALF MILE HEATS. Purse \$50.00
WEDNESDAY, AUGUST 14
2:30 TROT Willow C. B. S. By Minature
Hugh McGregor B. S. By St. Patrick McGregor William Worm, Mt. Sterling, O. Lady Phillips, B. M. By Bay Wreath Oscar Vallery, Derby, O. Mighty Man, By G. W. D
Allene Wreath, By Bay Wreath,
Georgia Fly G. M. By Wallace McKinney, Sollars & Ladd, Washington C. H. O. Georgia Fly G. M. By Sugar Bob
Diamond Dale, Br. G. By Ashland W. CC. W. Mark, Washington C. H., O. Ione McGregor, B. M. By Jay McGregor, Chas, Allen Washington C. H. O.
Victor Elect, B. S. By Norval,
Tom D., R. G. By St. Patrick McGregor
Ashland Belle, Blk. M. By Ashland W. C
Harry Hal B. S. By Halfalujah Hal Ed West, Sabina, O. Hot Ball, B. G. By Alcourt Oscar Vallery, Derby, O. Lody Paulding C. H. Jones, London, O. Elizabeth Jones B. M. By Bobby Burns C. H. Jones, London, O.
High B., G. S. By Bobby Burns
Madel C., R. M. By Benjamin F
Marvel J. W., B. G. By Wilkes
Sunday Johnson S. G
Scarlet Mack Ch. G. By Max Wilkes
Hall Chimes B. G. By Mallalujah HallJ. W. Curry, S. Solon, O. Hall Chimes B. G. By Mallalujah HallJohn Shaw Centerville, O. HREE-YEAR OLD PACE Purse \$250.00
Jester McKinney B. S. By Wallace McKinney W. A. Rogers, Good Hope, O. Juette By On Time
Ordelia D. B. M. By Direco L. P. Howell, Washington C. H., O. Purse \$50.00

MITTIDOD A XZ A TIGHTOM 15

THURSDAY,	AUGUST 15
118 TROT	Purse \$300.00
ertha W. Blk. M. By Webber	Chas Allon Washington C H O
101115 DI. W BV 1000	B E HIGS WIT GHOOD II
W FILL WILL D. W BY JAV BILD	B H Hide Mt Giland ()
MUNED S RE MODOUR	1 M Currer & Solon ()
McKinney B. M. By Wallace McK	Sinney, George McCrea, New Holland, O.

UN. JAS. M. COX, for Governor of Ohio, will eliver a non-partizan address to the people of Fayette county on Friday forning at 10 o'clock, in the Grand Stand.

Douglas Dale G. S. By Bob Douglas 2:041/4..... RUNNING 5/8 MILE HEATS Purse \$100.00 Large field of runners now on the grounds. TUESDAY, The champion half-mile track frotters the Old class meet in history-making contest. The champion half-mile track trotters to the Two-Year-Experimental Station, Bllnd Institute Exhibit, and Orchard and Nursery Exhibit. Free to all.

Racing begins promptly at 1 o'clock each day. Band Concerts Daily. Stephen G. Phillips, of Xenia, O., Starting Judge.

W. B. ROGERS, Secy

A WOMAN'S ADVICE.

woman was looking over the ever found. lder of a man who was writing item, and just when he got to point, and was writing the "soap" she said:

here's one great essential in a dry soap. It must be a soap that not rot the clothes or the fabrics. soaps will clean goods, but they hem; others have sticky, yellow in them and stain the clothes

disease germs and is the best soap I And so her advice has been fol-

NOT EASY TO SEE ICEBERGS

lowed, for women know soap.

Deadly Menaces to Navigation Said to Be Almost Invisible at Night.

Among laymen there is genuine sur-Just you write that Easy though it was—a great ship could plow though it was—a great ship could plow prise that on a clear night-dark soap saves half the work and into the heart of an iceberg before all the clothes and drives discovering its presence. To the nauthe dirt and keeps away the tical mind it is entirely plausible.

At about twenty-two knots of speed, the Titanic was covered nearly a statute mile and one third every three minutes, and it takes time for a ship 900 feet in length and drawing nearly forty feet of water to "swing" on its course line. It takes time to stop 50,-000 tons of dead weight when moving at that rate of speed.

In daytime, even, unless the sun is shining brightly against its sides, a berg is not the glaring sheetlike thing that many seem to think it is. On a cloudy day they show distinctly gray and dark, while on a moonless, cloudy night they only, at the best, will show as blackness, more pronounced, against suns under an automobile?" that other blackened screen where!

murky cloud and murky waters meet. The newest, whitest, snowiest sails that ever drove a racing yacht to victory show as black as blackest night against a somber midnight sky. In other words, they are invisible a short way off, as was the berg whose jagged and submerged extensions tore the very bowels from this virgin Titan .--"The Titanic," Arthur N. McGray, in National Magazine.

Reid-A dog that runs under a carriage is called a carriage dog, isn't ft? Greens-Certainly. Well, what would you call one that

"Why, a dead dog."

Pastoral Poem. He stooped to pluck
A four-leaf clover; ram-what luckies Then bowled him over

"All right, doc." "You are threatened wit a nervous breakdown." "I know it."

"You must quit worrying." "I can't do it, doc, until after all the players are signed. It wouldn't be loyal to the home team."

Imparting Information. Algy (in grand stand)-That fellow

out there in the center, you know, who throws the ball, is called the pitcher. The Girl-Yes, and he ought to go back to the bush leaguers; he's got a motion on him like an old cow trying to kick a fly off her back.

Equivocal.

"I'll bet little Mrs. Getit was afraid to ask that grumpy husband of hers for a new white willow plume."

"I left there awhile ago, and I ass

sure you she was showing the white feather."

Loyal. "Now listen to me."

Purse \$300.00

artial List of Speed Ring Entries THE FAMOUS FAYETTE COUNTY FAIR

four Days, and Every Day a Big One.

AUGUST 13 TO 16, INCLUSIVE

The List of Entries in the Speed Ring this year is the largest in the history of the Fayette County Fair, and includes performers of the highest class.

Ruth Arlington B. M. By Arlington

10-0-1, 1100001	10
MATINEE TROT	Purse Driver's Suit.
WATTINE PACE	Purse Driver's Suit
Movelty Matinee Trot and Pace are both filled big.	
WO.YEAR OLD TROT	Purse \$50.00
May Jolla, Blk. F. By Binjolla,Pa	irk Farm Springfield, O.
Rinville, Blk. C. By Binjolla Norman W	. Minear, Springfield, O.
Willow Mc. B. S. By Wallace McKinney, J. L.	. Carlisle, Greenfield, O.
Ringen Bond, By Binjolla, E. A	1. Squire, Greenfield, O.
Francis Axworthy Gr. F. By Senator Axworthy, Norman	W. Minear, Springfi'd. O.
CONTRACTOR ONE HAIF MILE UPATO	D 050.00

TUESDAY, AUGUST 13

BUNNING ONE-HALF MILE HEATS.		Purse \$50.00
WEDNESDAY,	AUGUST 14	
2:30 TROT		Purse \$250.00
Willow C. B. S. By Minature	J. S. Carlisle,	Greenfield, O.
Hugh McGregor B. S. By St. Patrick McGregor	c William Worm, M	It. Sterling, O.
Lady Phillips, B. M. By Bay Wreath	Oscar Vall	ery, Derby, O.
Mighty Man, By G. W. D	A. W. Dov	vler, Range, O.
Allene Wreath, By Bay Wreath,	R. L. Badger, Washir	igton C. H., O.
Leola McKinney B. M. By Wallace McKinney,	C. W. & J. B. Mark, W.	Vash. C. H., O.
Willow C. B. S. By Minature,	J. L. Carlisle,	Greenfield, O.
Helen McKinney, B. M. By Wallace McKinney	, Sollars & Ladd, Wash	ington C. H. O.
Georgia Fly G. M. By Sugar Bob		
Conners B. S		
Gertrude McKinney B. M. By Wallace McKinn	ey C. D. Stroud, Washi	ngton C. H., O.
Diamond Dale, Br. G. By Ashland W. C		
Ione McGregor, B. M. By Jay McGregor,		
Ruth Vintell, B. M. By Vintell		
Victor Elect, B. S. By Norval,		
2:25 PACE Senioretta B. M. By St. Patrick McGregor		Iarvin Parrott
Iom D., R. G. By St. Patrick McGregor	H. H. Denison, M	It. Sterling, O.
Wait & See, B. G. By St. Patrick McGregor	H. H. Denison, M	t. Sterling, O.
Ashland Belle, Blk. M. By Ashland W. C	Wm. Pave	ey, Sabina, O.
lik Laconda Br. S. By Laconda	R. Patterson,	Columbus, O.
Togo, B. S. By Orange S		
Harry Hal B. S. By Halfalujah Hal	Ed W	est, Sabina, O.
Bot Ball, B. G. By Alcourt		lery, Derby, O.
My Paulding		
Bizabeth Jones B. M. By Bobby Burns		
ligh B., G. S. By Bobby Burns	Wm Mark	ley, London,O.
lative Jay B. S. By J. S. G.	J. F. Stewart,	Columbus, O.
Tate McKinney G. M. By Wallace McKinney.		
label C., R. M. By Benjamin F	McCon Prog Wooking	iy, London O.
Grace L. By Little Frank	D. I. Dadam Washin	igton C. H., O.
Maggie S. By Sir Liss		
Tony Burns B. G. By Judge Tony,	I H Com	Columbus O
Marvel J. W., B. G. By Wilkes	A M Prown	Hillshore O
Sunday Johnson S. G.	C T Richard M	illedgeville O
fred W., B. G. By Ashland W. C		
leddy Strathmore B. S., By Cherry Strathmore	G G Dr	ake Sahina O.
Carlet Mack Ch. G. By Max Wilkes	Wm Cross	Chillicotke O
Tace E., B. M. By Directly	E E O'N	Veil Eaton O
lassins Alstrath Br. G. By Alstrath	J N Nie	ol. Oxford. O.
san Clegg B. M. By Doctor Hillis	Otto Herman	. Hamilton, O.
hste Belle Blk. M. By Mokover	J. W. Curr	S. Solon, O.
Chimes B. G. By Mallalujah Hall	John Shaw	Centerville, O.
EREE YEAR OLD PACE		Purse \$250.00
exter McKinney B. S. By Wallace McKinney	W. A. Rogers,	Good Hope, O.
mette By On Time		
rissa Blk. M., By Clarence Gregg	Block & Anderson,	Greenfield, O.
Addelia D. B. M. By Direco	L. P. Howell, Washi	ngton C. H., O.
UNNING 1/2 MILE HEATS		Purse \$50.00

THITTEN AV AHGHET 15

IUUUSDAI	, AUGUSI 10
18 TROT	Purse \$300.00
rtha W. Blk. M. By Webber	Chas. Allen, Washington C. H., O.
Ma Norris Br. M. By Todd	B. F. Olds, Mt. Gilead, O.
ney Brown R. M. By Jay Bird	B. F. Olds, Mt. Gilead, O.
Azean Blk. M. By Abell	Chas. Allen, Washington C. H., O.
W. Moke B. S. By Mokover	J. W. Curry, S. Solon, O.
Okover B. S. By Moke	J. W. Curry South Solon, O.
Alrice McKinney D M D. Wellage 1	LeKinney George McCrea New Holland, O.

ON. JAS. M. COX, The Democratic candidate for Governor of Ohio, will ver a non-partizan address to the people of Fayette county on Friday

ning at 10 o'clock, in the Grand Stand.

The Democratic candidate

des States	The second second and the second seco	April 10 miles and 10 miles					-
	disease germs ever found.	and	is	the	best	soap	I
e	ever found.						

lowed, for women know soap.

NOT EASY TO SEE ICEBERGS Deadly Manages to Navigation Said to Be Almost Invisible at

Night.

bere's one great essential in a poap. It must be a soap that of rot the clothes or the fabrics. will clean goods, but they others have sticky, yellow them and stain the clothes Just you write that Easy

A WOMAN'S ADVICE.

soap" she said:

oman was looking over th

a, and just when he got to

olat, and was writing the

Among laymen there is genuine surprice that on a clear night-dark though it was a great ship could plow into the clothes and drives discovering its presence. To the nautical mind it is entirely plausible.

the Titanic was covered nearly a statute mile and one third every three minutes, and it takes time for a ship 900 feet in length and drawing nearly forty feet of water to "swing" on its course line. It takes time to stop 50,-000 tons of dead weight when moving at that rate of speed.

in daytime, even, unless the sun is shining brightly against its sides, a berg is not the glaring sheetlike thing that many seem to think it is. On a and dark, while on a moonless, cloudy night they only, at the best, will show as blackness, more pronounced, against that other blackened screen where

The newest, whitest, snowlest sails that ever drove a racing yacht to victory show as black as blackest night against a somber midnight sky. In other words, they are invisible a short way off, as was the berg whose jagged and submerged extensions tore the very bowels from this virgin Titan .--"The Titanic," Arthur N. McGray, in National Magazine.

RUNNING 5/8 MILE HEATS

Large field of runners now on the grounds.

Rold-A dog that runs under a capcloudy day they show distinctly gray riage is called a carriage dog, fort #2 Greene—Certainly.
"Well, what would you call one that
runs under an automobile?"

Paetoral Poem He stooped to pluck
A four-leaf clover;
A ram—what lucki—
Then bowled him even

"Now listen to me. "All right, doc." "You are threatened wif a nervou breakdown."

"I know it." "You must quit worrying."
"I can't do it, doc, until after all the players are signed. It wouldn't be loy-

Imparting Information. Algy (in grand stand)-That fellow out there in the center, you know, who throws the ball, is called the pitcher. The Girl-Yes, and he ought to go back to the bush leaguers; he's got a motion on him like an old cow trying

Equivocal. "I'll bet little Mrs. Getit was afraid to ask that grumpy husband of here for a new white willow plume "I left there awhile age, and I sure you she was showing the

to kick a fly off her back.

Ruth Arlington B. M. By Arlington D. Aller, Findley, O.
Kenneth M. B. G. By Dominion
Night Rider B. G. By Bonnie 2:11
Tony D., B. M. By Judge Tony
General Gordon B. S. By Red Wing C Wm. Cross, Chillicothe, O.
Don Iris B. M. By Wilmons
Judge Larrick B. S. By Pat DonahueGeorge McCrea, New Holland, O.
Lady Ashland B. M. 2:121/4 By Ashland W. CE. J. Goold, Westerville, O.
Florence McKinney B. M. 2:111/4 By Wallace McKinney Oscar Vallery, Derby, O.
Doris K., B. M. By R. Ontime
Barney Clay B. G. By Barney O'Conner Davidson & Son, Croton, O.
Igo Ch. S. By Milton S
Tony D. B. M. By Judge Tony
Frank Hillis Ch. G. By Dr. Hillis, Otto Herman, Hamilton, O.
Cassins Alstrath Br. G. By Alstrath, J. W. Nicol, Oxford O.
John A. Kumler B. G. By Dr. Wilson
Dan Catch B. G. By Col. Coit
Nellie Strathmore S. M. By Orange S Buntain & Brown, Hillsboro, O.
Hal Chimes B. G. By Hallaujah HalJohn Shaw, Centerville, O.
Harry W., S. G. By Wilkesview H. H. McGoveney, Washington C. H., O.
Charles McMurry Blk. S. By Hesperus,Glen Osborn, Wilmington, O.
Grace L. B. M. By Little Frank
Abe Martin B. G. By Bobby Burns James F. Martin, Cook, O.
The Possum B. G. By G. W. D
Lecter Strong G. G. By Strong Boy
Mark McKinney B. S. By Wallace McKinney, W. A. Howland, Bloomingburg, O. Faith McKinney B. M. By Wallace McKinney, James Thompson, Milledgeville, O.
Dan Catch
RUNNING 3/4 MILE HEATS Purse \$100.00
FRIDAY, AUGUST 16
2:22 TROT Purse \$300.00
Anna Norris Br. M. By ToddB. F. Olds, Mt. Gilead, O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., Q. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:051/4. Chas. Allen, Washington C. H., Q.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:051/4. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:051/4. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:051/4. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O. Amabel G. M. 2:211/4 By Banner Liss. Jas. F. Martin, Cook, O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:05¼. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O. Amabel G. M. 2:21¼ By Banner Liss Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash. C. H., O
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:051/4. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O. Amabel G. M. 2:211/4 By Banner Liss. Jas. F. Martin, Cook, O.
Anna Norris Br. M. By Todd. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:05 1/4. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O. Amabel G. M. 2:21 1/4 By Banner Liss Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash. C. H., O. Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O. 2:20 PACE Purse \$300.00 Junas A., B. S. 2:19 1/4 By Alti Frank Last, Derby, O.
Anna Norris Br. M. By Todd
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:05¼. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O. Amabel G. M. 2:21¼ By Banner Liss Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash. C. H., O. Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O. 2:20 PACE Purse \$300.00 Junas A., B. S. 2:19¼ By Alti Frank Last, Derby, O. Bobby Bogun, Blk. G. 2:21¼ By Bogun Oscar Vallery, Derby, O. Mabel C. Gus Carmony, London, O. Grace L. By Little Frank McKinney G. M. By Wallace McKinney . Andy Cline, Washington €. H., O. Mark McKinney B. S. By Wallace McKinney . W. A. Howland, Bloomingburg, O.
Anna Norris Br. M. By Todd
Anna Norris Br. M. By Todd. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss. John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:051/4. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell. Chas. Allen, Washington C. H., O. Amabel G. M. 2:211/4 By Banner Liss. Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash. C. H., O. Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O. 2:20 PACE Purse \$300.00 Junas A., B. S. 2:191/4 By Alti Frank Last, Derby, O. Bobby Bogun, Blk. G. 2:211/4 By Bogun Oscar Vallery, Derby, O. Mabel C. Gus Carmony, London, O. Grace L. By Little Frank McCoy Bros., Washington C. H., O. Mark McKinney G. M. By Wallace McKinney Andy Cline, Washington C. H., O. Mark McKinney B. S. By Wallace McKinney Andy Cline, Washington C. H., O. Elizabeth Jones B. M. By Bobby Burns C. H. Jones, London, O. High B., G. S. By Bobby Burns Wm Markley, London, O. Native Jay B. S. By J. S. G. J. F. Stewart, Columbus, O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:0514. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell Chas. Allen, Washington C. H., O. Amabel G. M. 2:2114 By Banner Liss Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash, C. H., O. Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O. 2:20 PACE Junas A., B. S. 2:1914 By Alti Frank Last, Derby, O. Bobby Bogun, Blk. G. 2:2114 By Bogun. Oscar Vallery, Derby, O. Mabel C. Gus Carmony, London, O. Grace L. By Little Frank McKinney Andy Cline, Washington C. H., O. Kate McKinney G. M. By Wallace McKinney W. A. Howland, Bloomingburg, O. Elizabeth Jones B. M. By Bobby Burns C. H. Jones, London, O. High B., G. S. By Bobby Burns Wm Markley, London, O. Native Jay B. S. By J. S. G. J. F. Stewart, Columbus, O. Lady Belle B. M. By Gambetta Wilkes Otto Herman, Hamilton, O.
Anna Norris Br. M. By Todd. B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:0514. Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell Chas. Allen, Washington C. H., O. Amabel G. M. 2:2114 By Banner Liss Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash. C. H., O. Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O. 2:20 PACE Purs \$300.00 Junas A., B. S. 2:1914 By Bogun Oscar Vallery, Derby, O. Bobby Bogun, Blk. G. 2:2114 By Bogun Oscar Vallery, Derby, O. Grace L. By Little Frank McKinney Mashington C. H., O. Mark McKinney G. M. By Walface McKinney W. A. Howland, Bloomingburg, O. Elizabeth Jones B. M. By Bobby Burns C. H. Jones, London, O. High B., G. S. By Bobby Burns W. M. Howland, Bloomingburg, O. Elizabeth Jones B. M. By Bobby Burns W. M. Howland, Bloomingburg, O. Lady Belle B. M. By Gambetta Wilkes Otto Herman, Hamilton, O. Teddy Strathmore B. G. By Cherry Strathmore G. G. G. Drake, Sabina, O.
Anna Norris Br. M. By Todd B. F. Olds, Mt. Gilead, O. J. C. Simmons B. S. By George Simmons J. D. & E. C. McCoy, Washington C. H., O. Perliss Blk. M. By Sir Liss John Smithers, Washington C. H., O. Willow C, B. S. By Minature J. L. Carlisle, Greenfield, O. Dium B. S. By Directum 2:0514 Chas. Allen, Washington C. H., O. Groome B. S. By Highwood Ed Severs, Washington, C. H., O. Burzean Blk. M. By Abell Chas. Allen, Washington C. H., O. Amabel G. M. 2:214 By Banner Liss Jas. F. Martin, Cook, O. The Kitten, B. M. By George Simmons. Gladys & Vinna Breakfield, Wash. C. H., O. Helen McKinney, B. M. By Walface McKinney, Sollars & Ladd Washington C. H., O. 2:20 PACE Purse \$300.00 Junas A., B. S. 2:1914 By Alti Frank Last, Derby, O. Bobby Bogun, Blk. G. 2:2114 By Bogun Oscar Vallery, Derby, O. Mabel C. Gus Carmony, London, O. Grace L. By Little Frank McKinney Andy Cline, Washington C. H., O. Kate McKinney G. M. By Wallace McKinney W. A. Howland, Bloomingburg, O. Elizabeth Jones B. M. By Bobby Burns C. H. Jones, London, O. High B., G. S. By Bobby Burns W. A. Howland, Bloomingburg, O. Elizabeth Jones B. M. By Gambetta Wilkes Ur Herman, Hamilton, O. Teddy Strathmore B. G. By Cherry Strathmore G. G. G. Drake, Sabina, O. Mabel C., R. M. By Benjamin F. L. A. Carmony, London, O.
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TUESDAY, The champion half-mile track trotters in the Two-Year-Old class meet in history-making contest.

Jessie McKinney B. M. By H. B. McKinney F. Petty, Urbana, O. Jack Johnson Br. S. By Bay Wreath S. C. Phillips, Washington C. H., O. Ione McGregor B. M. By Jay McGregor 2:07 3-4. Chas. Allen, Washington C. H. O

Experimental Station, Bllnd Institute Exhibit, and Orchard and Nursery Exhibit. Free to all.

Racing begins promptly at 1 o'clock each day. Band Concerts Daily. Stephen G. Phillips, of Xenia, O., Starting Judge, W. B. ROGERS, Secy

\$1.45

\$1.19

\$1.95

\$1.95

OVERLY CLAIMED CREDIT FOR POLICE APPOINTMENTS STATES ONE AFFIDAVIT

Following Raid on Gamblers in in Affidavit L. W. Overly Very Bitterly Denounced Police.

cally Concluded Last Night. **Evening---Lively Tilts Between** Contradicted.

Further hearing of the charges against Patrolman Cogswell took place before "Judge" J. M. Willis, Safety Director, Friday night, commencing shortly after seven o'clock and all of the evidence was submit-

mother crying over the alleged in- think Cogswell has gone and done? His memory on exact dates was not And that when he said he did not good. He said no one had talked to know, was informed by Mr. Overly him about the affair since that time, | that Cogswell had made a raid on but later, under the solicitation of "the boys" for gambling, and that understood the question to apply to the job for the chief and for Cogswell

was afterward dismissed for just lin the affiant said that on July 17,

ducted himself in a very respectful further heard her say that she would manner toward everyone, in his give "you folks" (Cogswell and wife) presence. Said the patrolman was all the trouble she could. greatly worried over his wife's ill-

For Children's Party

Delicious Peanut Butter

Sandwiches

Beech-Nut

Peanut Butter

Little boys and girls just

love Beech-Nut Peanut But-

ter. We sell in three size jars

10c, 15c and 25c. It's as

healthful as it is good to eat.

CANNED MACKEREL.

Fancy Elberta Peaches, 30c per 1/2 peck basket.

Best Eastern Sweet Potatoes, fine cookers, 5c lb.

day as caught. Packed under the Premier

Hot House Cucumbers, 5c each.

Kalamazoo Celery, 3 bunches 10c.

Fresh Lima Beans, 10c pint; 18c quart.

Zimmerman's Green Corn, 18c per dozen.

Fancy Watermelons 35c and 40c each.

Label. Large can - - -

Head Lettuce, 10c per head.

Good Eating Apples, 5c lb.

"The Yellow Front"

THE HOME OF QUALITY FOR 25 YEARS

well, Rosa Hodson, Margaret Templin and Henry C. Johnson were submitted by counsel for the defense. April Last, H. C. Johnson States Counsel for the prosecution offered

Upon an attempt of Attorney Sanderson to read the affidavits he was told to submit them without read ing, which he did, stating that he would also produce an affidavit COGSWELL HEARING NEAR END which showed that Mr. Overly had Taking of Evidence Was Practi- to his feet with a statement that Sanderson argued that he had a right Arguments to Be Made This to show who the man was who had filed the charges. He scored Overly for the part he had taken in the mat-Counsel -- Accusers Are Flatly ter and for drawing his family into the affair. The "fire" was returned by Attorney Bush and the argument became heated and personalities were hurled back and forth, until a discontinuance of further argument was ordered by the court, who decided to accept the affidavits without further argument, and gave the prosecution the right to file afidavits in

The affidavit of Henry Johnson stated that on Monday following the Lloyd Overly, 16-year-old son of memorble raid of gamblers over the Mr. and Mrs. L. W. Overly, was the Rhodes pool room, the 29th of last last witness offered by the prosecu- April, L. W. Overly approached him tion. He stated that he recalled his and said: "What in the h- do you

great mental anguish suffered by the Oevrly speak very highly of Cogswell Patrolman over his wife's illness and and that she had never said anything

In the affidavit of Margaret Temp-Mrs. Oevrly had said that she had Patrolman Noah Bell came next. never been insulted by man or boy, He said Cogswell had always con- and that she (Margaret Templin) had

Mrs. Cogswell, in her affidavit, also mentioned this threat which she Sworn statements from Mrs. Cogs- alleges was made on July 17th, and

Milk Bread.

offered our cus-

tomers. All the

lected with scru

tinizing care.

give it a trial.

Our 10c Milk

STUTSON'S

UNPRECEDENTED CLEARANCE SALE SPECIALS FOR SATURDAY NIGHT



WHITE PIQUE AND LINEN SKIRTS sold \$3.00 and \$5.50. Tonight

· LADIES' WHITE LINGERIE. White Dresses, Lawn and Gingham Dresses, sold \$4.50, \$5, at

CHILDREN'S WHITE DRESSES, sold at \$2.50, at

CHILDREN'S WHITE DRESSES. sold \$3.50 and \$400, at

LADIES' LINEN COATS, sold \$4.00 and \$4.50, at . .

SEE US TONIGHT IT PAYS TO BUY AT STUTSON'S

FRANK L. STUTSON

also stated that up until July 17th she and Mrs. Overly had been the best of friends.

Patrolman Cogswell was placed on the stand and told a straightforward story from beginning to end, saying that he never offered insult to Mrs. Oevrly, and gave without hesitation the conversation he alleges took place on the Library corner at which time the prosecuting witness claims the insult was offered. He claimed

Upon cross examination when another charge was hinted at, he emphatically denied it in every way, and springing from his chair he dramatically stated that he was not afraid to face any charges, but insisted that only one be heard at a time. He admitted that Overly approached him before January 1st and IN SESSION JUST 57 DAYS asked him if he wanted a job as patrolman, and that Overly had recommended him, although he had never seen any written recommendation.

Continuing further he said that his pleasant relation with Overly had continued until after the gambling raid above mentioned, when he, (Overly) suddenly gave him the cold shoulder, and that the friendly relations between Mrs. Cogswell and Mrs. Overly had continued until in Bread is the best July, it was reported that Mrs. Overly had made some slighting reloaf we have ever marks about Mrs. Cogswell.

After this adjournment was taken until tonight when the arguments will be made, and the hearing ended.

YOUR WIFE'S PICTURE.

ingredients are se-A man ought to be ashamed to live so that his wife is compelled to look as she does at housecleaning time. He'll allow her to buy cheap old yellow soap right along and take twice The flour, the as long for her housework and washing, when Easy Task soap will save water, the seasontime, health and money for her. A man - wouldn't tolerate old-fashioning, the shortened methods in his place of business ing is purity itself. for a minute. If your wife would use Easy Task soap all the time there If you have never wouldn't be a tenth of the dirt to get rid of at housecleaning time. tried this loaf we

cannot urge you Hillsboro Armory too strongly to Site Transferred

The deed for a State Armory site granted the State of Ohio for an Arm-Not the salty kind, just the fresh mackerel taken orm Building for Hillsboro, has been drawn up and forwarded to the state. and early activity is expected on the part of the state Armory Board.

The lot in question cost \$5,000 and was given by the city of Hills-

We desire to thank all our friends and neighbors for their help and assistance, words of comfort and sympathy and for the beautiful flowers in our sad bereavement over the death of our son, father and brother.

OVER A MILLION IN PERSONAL PROPERTY ON CITY TAX LISTS

City Board of Review Ends Its Annual Reunion Work Friday Evening, Having Added \$103,155 to the Duplicate.

Review consisting of J. C. Dunn, J. finally after having been in session

session just ended.

The new structures recently re- relationships and friendships. turned by the assessors for taxation

This makes a total of new struct-

personal property as follows:

For the 1st ward\$154,496.00 nic features were carried out. For the 2nd ward ...\$282,170.00 For the 3rd ward ...\$251,640.00 dinner in supervision. For the 4th ward....\$170,705.00

an increase over the amount return- sicker, Mr. and Mrs. ed in 1911 of \$179,529.00.

EASTERN STAR.

Regular meeting Royal Chapter August 12, at 7:30 p. m. VERA V. VEAIL, W. M.

MAE S. RODGERS, Secy. Use the Classified column.

Great Success

The annual reunion of the Trustin Polk Brown family was held Thurs- | sell machines. day at the home of Mr. and Mrs Harry F. Brown on N. North street

This was the fourth annual re-Friday evening the city Board of union of this family, one of prominence and widely connected in this A. Edge and Chas. Coffey, adjourned county and adjoining counties. Always an occasion of great pleasure A synopsis of the work done by the reunion of Thursday rivalled the board shows that the members each past event and the fifty guests have been well occupied during the in attendance will treasure happy memories of the renewal of former at Blackmer and Tanquary.

The Brown home was hospitably aggregate \$72,545 and the Board enfete, with Mr. Wesley Brown and added to these figures for new struct- Mrs. Electa Selsor assisting their ures overlooked by the assessors daughter in giving a most cordial

The guests brought picnic baskures for Washington's duplicate of ets filled with every possible delica-\$117,000.00, a comfortable addition cy and there was a genuine banquet. Tables, prettily decorated with gold-The assessors returned a total of en glow and sweet peas, were set on the lawn and as far as possible pic-

Tom Easton the caterer, had the

Guests in attendance were: Mr and Mrs. P. W. Brown, Mr. and Mrs. A total of\$859,011.00 T. P. Terwillinger and son Earl of These figures of the assessors show | Chillicothe, O., Mrs. Mariah Hun-Hunsicker, - Senator Ballard B. No. The Board of Review adds to the Yates, of Williamsport, personal property returns as made Ballard B. Yates, Williamsport, O., 101.... by the assessors \$58,700.00 and for Mr. and Mrs. Ben F. Yates and son new structures \$44,455.00, a total Melvin, Mr. and Mrs. Trus Brown of \$103,155.00 added by the Board and son Paul, Mr. and Mrs. Will S. Gearhart, Attorney Meeker Terwil-Now that the work is ended the liger, Mr. Fred Brown, Mr. Aaron personal property duplicate for Brown, Mrs. Mame Groom, Mr. and No. Washington foots up \$917,711.00, Mrs. John Metzger and daughter 19.....3:35 P. M. † pretty close to the million dollar Francis, Mrs. Mace Hornbeck, Mr. Craigton Yates, Circleville O., Mr. These figures, of course, are ex and Mrs. John Terwilliger and daugh clusive of the property returned by ters-Hazel and Grace, of Columbus, all incorporated companies which O., Mr. Will Terwilleger of Leesburg, when added place the grand total of O., Mrs. Sally Carpenter, Miss Cecil the personal property duplicate soar- Carpenter, and Gilbert Carpenter of 1 NO. ing over the one million dollar mark. Mt. Sterling, O., Mr. and Mrs. Ralph 55. Meeker of Kingston, O., Mr. and Mrs. Sdy ... 9:23 A. M. Will Fischer, of Wilmington, O., Sdy 8:22 P. M.\$

Mr. and Mrs. Step Works, Montgomery, West Va., Mrs. Electo J. No. 29, O. E. S., Monday evening, Selsor, Mr. and Mrs. John Morris, Washington C. H.

> This is the last discount day for Paily. + Daily except Sunday. gas and electric light bills.

Gossard Garage **Changes Hand**

West Court street to the newly p chased plant, and will conduct of their predecessor, Mr. C. A.

In addition to having a compl auto repair shop and doing a gene repair business, a full line of au mobile accessories will be kept hand. They will also continue

ARE EVER AT WAR

There are two things that are ev lastingly at war, joy and piles. Bucklen's Arnica Salve will ban piles in any form. It soon sub the itching, irritation, inflamation swelling. It gives comfort, in joy .. Greatest healer of burns, l ulcers, cuts, bruises, eszema, s pimples, skin eruptions. Only 25

BURIED IN COLUMBUS.

Funeral services were held in lumbus Friday over the remain J. W. Waln, who died in that Thursday. Interment was mad Franklin County cemetery. Waln, brother of the deceased tended the services.

Want Ads. are profitable.

In effect May 26, 1912.

BIND & SERVICE

	BALIII	BAUT to au	
	OING WEST		GOING EAS!
NO.	Cincinnati	NO.	E-07
105	5:07 A M	* 102.	5:07
101	8:23 A M	† 104.	4:35
103	3:32 P M	* 108.	11:06
107.	6:14 P M	* 106.	

PENNSY	LYANIA LINES
Cincinnati	GOING E NO. Zanesyll 69:4

CINCINNATI, HAMILTON & DAYTON GOING SOUTH

56.....6:12 9 203......3.57 P. M.+

BETROIT, TOLEDS & IRONTOR GOING SOUTH

GUING NORTH

§ Sunday only.

from the English Channel, cooked and canned the same

CARD OF THANKS.

Mrs. Sarah Larrimer and family.

OVERLY CLAIMED CREDIT FOR POLICE APPOINTMENTS STATES ONE AFFIDAVIT

Following Raid on Gamblers in April Last, H. C. Johnson States in Affidavit L. W. Overly Very Bitterly Denounced Police.

COGSWELL HEARING NEAR END which showed that Mr. Overly had

cally Concluded Last Night. **Evening---Lively Tilts Between** Counsel-- Accusers Are Flativ Contradicted.

Further hearing of the charges against Patrolman Cogswell took place before "Judge" J. M. Willis, Safety Director, Friday night, commencing shortly after seven o'clock and all of the evidence was submit-

Mr. and Mrs. L. W. Overly, was the Rhodes pool room, the 29th of last last witness offered by the prosecution. He stated that he recalled his and said: "What in the h- do you mother crying over the alleged in- think Cogswell has gone and done?" sult and said it occurred in March. His memory on exact dates was not And that when he said he did not good. He said no one had talked to know, was informed by Mr. Overly him about the affair since that time, that Cogswell had made a raid on but later, under the solicitation of "the boys" for gambling, and that Attorney Bush, stated that he had he then stated that he had secured understood the question to apply to the job for the chief and for Cogswell

Dr. Roy Brown was the first wit- had used their friends. he knew of Mrs. Overly being called about him insulting her.

For Children's Party

Delicious Peanut Butter

Sandwiches

Beech-Nut

Peanut Butter

Little boys and girls just

love Beech-Nut Peanut But-

ter. We sell in three size jars

10c, 15c and 25c. It's as

healthful as it is good to eat.

Label. Large can

CANNED MACKEREL.

from the English Channel, cooked and canned the same

Fancy Elberta Peaches, 30c per 1/2 peck basket.

Best Eastern Sweet Potatoes, fine cookers, 5c lb.

day as caught. Packed under the Premier

Hot House Cucumbers, 5c each.

Kalamazoo Celery, 3 bunches 10c.

Head Lettuce, 10c per head.

Good Eating Apples, 5c lb.

Fresh Lima Beans, 10c pint; 18c quart.

Zimmerman's Green Corn, 18c per dozen.

Fancy Watermelons 35c and 40c each.

"The Yellow Front"

THE HOME OF QUALITY FOR 25 YEARS

well, Rosa Hodson, Margaret Templin and Henry C. Johnson were submitted by counsel for the defense. Counsel for the prosecution offered objection to these.

Upon an attempt of Attorney Sanderson to read the affidavits he was told to submit them without read ing, which he did, stating that he would also produce an affidavit offered money to secure a false statement against a certain man's character. This brought Attorney Bush Taking of Evidence Was Practi- to his feet with a statement that Overly was not on trial. Attorney Sanderson argued that he had a right Arguments to Be Made This to show who the man was who had filed the charges. He scored Overly for the part he had taken in the matter and for drawing his family into the affair. The "fire" was returned by Attorney Bush and the argument became heated and personalities were hurled back and forth, until a discontinuance of further argument was ordered by the court, who decided to accept the affidavits without further argument, and gave the prosecution the right to file afidavits in rebutcal.

The affidavit of Henry Johnson stated that on Monday following the Lloyd Overly, 16-year-old son of memorble raid of gamblers over the April, L. W. Overly approached him And when hecernedPofvbgkqjvbgkj and that it was a great way they

ness offered by the defense. He told The Rosa Hodson affidavit stated a clear story of what he knew of the how the affiant had heard Mrs. great mental anguish suffered by the Oevrly speak very highly of Cogswell Patrolman over his wife's illness and and that she had never said anything

by an employee of the hospital, who . In the affidavit of Margaret Tempwas afterward dismissed for just lin the affiant said that on July 17, Mrs. Oevrly had said that she had

Sworn statements from Mrs. Cogs-'alleges was made on July 17th, and

Milk Bread.

offered our cus-

lected with scru

tinizing-care.

too strongly

give it a trial.

tomers.

All the

Our 10c Milk

STUTSONS

UNPRECEDENTED CLEARANCE SALE SPECIALS FOR SATURDAY NIGHT



WHITE PIQUE AND LINEN SKIRTS \$1.49

LADIES' WHITE LINGERIE. White Dresses, Lawn and Gingham Dresses, sold \$4.50, \$5, at

CHILDREN'S WHITE DRESSES, sold at \$2.50, at

CHILDREN'S WHITE DRESSES. sold \$3.50 and \$400, at

LADIES' LINEN COATS, sold \$4.00 and \$4.50, at

SEE US TONIGHT IT PAYS TO BUY AT STUTSON'S

FRANK L. STUTSON

also stated that up until July 17th she and Mrs. Overly had been the best of friends.

Patrolman Cogswell was placed on the stand and told a straightforward story from beginning to end, saying that he never offered insult to Mrs. Oevrly, and gave without hesitation the conversation he alleges took place on the Library corner at which the prosecuting witness was returning from a dance

Upon cross examination when another charge was hinted at, he emphatically denied it in every way, dramatically stated that he was not afraid to face any charges, but insisted that only one be heard at a time. He admitted that Overly aptrolman, and that Overly had recommended him, although he had never seen any written recommendation.

Continuing further he said that his pleasant relation with Overly had continued until after the gambling raid above mentioned, when he, (Overly) suddenly gave him the cold shoulder, and that the friendly relations between Mrs. Cogswell and Mrs. Overly had continued until in Bread is the best July, it was reported that Mrs. Overly had made some slighting reloaf we have ever marks about Mrs. Cogswell.

After this adjournment was taken until tonight when the arguments will be made, and the hearing ended.

YOUR WIFE'S PICTURE.

ingredients are seso that his wife is compelled to look as she does at housecleaning time. He'll allow her to buy cheap old yellow soap right along and take twice The flour, the as long for her housework and washing, when Easy Task soap will save water, the seasontime, health and money for her. A ing, the shorten- man wouldn't tolerate old-fashioned methods in his place of business ing is purity itself. for a minute. If your wife would ise Easy Task soap all the time there If you have never wouldn't be a tenth of the dirt to get rid of at housecleaning time. tried this loaf we

cannot urge you Hillsboro Armory to Site Transferred

The deed for a State Armory site granted the State of Ohio for an Arm-Not the salty kind, just the fresh mackerel taken orm Building for Hillsboro, has been drawn up and forwarded to the state. and early activity is expected on the part of the state Armory Board.

The lot in question cost \$5,000 and was given by the city of Hills-

CARD OF THANKS

We desire to thank all our friends and neighbors for their help and assistance, words of comfort and sympathy and for the beautiful flowers in our sad bereavement over the death of our son, father and brother. Mrs. Sarah Larrimer and family.

OVER A MILLION IN PERSONAL PROPERTY

City Board of Review Ends Its Annual Reunion Work Friday Evening, Having Added \$103,155 to the Dupli-

Review consisting of J. C. Dunn, J. A. Edge and Chas. Coffey, adjourned finally after having been in session

A synopsis of the work done by the board shows that the members have been well occupied during the The new structures recently re-

aggregate \$72,545 and the Board added to these figures for new structures overlooked by the assessors

This makes a total of new struct-

personal property as follows:

For the 1st ward\$154,496.00 nic features were carried out. For the 2nd ward ...\$282,170.00 Tom Easton the caterer, had the For the 3rd ward ... \$251,640.00 dinner in supervision. For the 4th ward....\$170,705.00

an increase over the amount return- sicker, Mr. and Mrs. ed in 1911 of \$179,529.00.

EASTERN STAR.

Regular meeting Royal Chapter No. 29, O. E. S., Monday evening, August 12, at 7:30 p. m. VERA V. VEAIL, W. M. MAE S. RODGERS, Secy.

Use the Classified column.

Great Success

Polk Brown family was held Thurs- sell machines. proached him before January 1st and IN SESSION JUST 57 DAYS day at the home of Mr. and Mrs Harry F. Brown on N. North street.

> This was the fourth annual re-Friday evening the city Board of union of this family, one of prominence and widely connected in this county and adjoining counties. Always an occasion of great pleasure each past event and the fifty guests in attendance will treasure happy memories of the renewal of former relationships and friendships.

> > The Brown home was hospitably enfete, with Mr. Wesley Brown and Mrs. Electa Selsor assisting their daughter in giving a most cordial reception.

The guests brought picnic baskures for Washington's duplicate of ets filled with every possible delica-\$117,000.00, a comfortable addition cy and there was a genuine banquet. Tables, prettily decorated with gold-The assessors returned a total of en glow and sweet peas, were set on the lawn and as far as possible pic

Guests in attendance were: Mr. and Mrs. P. W. Brown, Mr. and Mrs. A total of\$859,011.00 T. P. Terwillinger and son Earl of These figures of the assessors show Chillicothe, O., Mrs. Mariah Hun-Hunsicker. The Board of Review adds to the Yates, of personal property returns as made Ballard B. Yates, Williamsport, O ... by the assessors \$58,700,00 and for Mr. and Mrs. Ben F. Yates and son new structures \$44,455.00, a total Melvin, Mr. and Mrs. Trus Brown of \$103,155.00 added by the Board and son Paul, Mr. and Mrs. Will S. Gearhart, Attorney Meeker Terwil-Now that the work is ended the liger, Mr. Fred Brown, Mr. Aaron personal property duplicate for Brown, Mrs. Mame Groom, Mr. and Washington foots up \$917,711,00, Mrs. John Metzger and daughter pretty close to the million dollar Francis, Mrs. Mace Hornbeck, Mr. Craigton Yates, Circleville O., Mr. These figures, of course, are ex and Mrs. John Terwilliger and daugh clusive of the property returned by ters Hazel and Grace, of Columbus, all incorporated companies which O., Mr. Will Terwilleger of Leesburg, when added place the grand total of O., Mrs. Sally Carpenter, Miss Cecil the personal property duplicate soar- | Carpenter, and Gilbert Carpenter of ing over the one million dollar mark. Mt. Sterling, O., Mr. and Mrs. Ralph Meeker of Kingston, O., Mr. and Mrs. Will Fischer, of Wilmington, O.,

Mr. and Mrs. Step Works, Montgomery, West Va., Mrs. Electo J. Selsor, Mr. and Mrs. John Morris. Washington C. H.

Gossard Garage **Changes Hand**

son have purchased the Gossard age on South Fayette street. have assumed active charge, mor

The annual reunion of the Trustin hand. They will also continue

ARE EVER AT WAR

There are two things that are e lastingly at war, joy and piles. the itching, irritation, inflamati swelling. It gives comfort, joy. Greatest healer of burns, ulcers, cuts, bruises, eszema, pimples, skin eruptions. Only 25 at Blackmer and Tanquary

BURIED IN COLUMBUS.

Funeral services were held lumbus Friday over the rema J. W. Waln, who died in that Thursday, Interment was ma Franklin County cemetery. Waln, brother of the deceased tended the services.

Want Ads. are profitable.

In effect May 26, 1912.

	10210:36 10410:36 1084:35
03 3:32 P M* 076:14 P M*	10611:06
	ANIA LINES
GOING WEST	GOING BASE
o. Ciscissati	NO. Zanasvilla
O. Cincinnati	6 5:58 P.

· Daily. † Daily except Sunday.

This is the last discount day for

Bdy 9:23 A. M. 8dy 8:22 P.

Washington Daily Herald

d. 27. No. 190

WASHINGTON C. H., OHIO, SATURDAY, AUGUST 10, 1912

10 Cents a Week

This is an exact copy of an official notice issued by authority of the Constitutional Convention. The explanatory matter following each amendment has been considered and approved by vote of the

ADDRESS TO THE PEOPLE

M THE PEOPLE OF THE STATE OF OHIO:

The Fourth Constitutional Convention, having been authorized to draft a partial or complete revision of he fundamental law of the State, hereby announces the conclusion and result of its labors.

Forty-one Amendments to the Constitution have been agreed to. These, with an amendment on chedule, will be submitted to popular vote, September 3, 1912.

The form of the ballot will permit a separate vote on each amendment, and the majority of the votes ast upon any amendment will be sufficient for its adoption.

The members of the Convention appreciate profoundly the honor of the service they were called upon o render, and await, with hope of approval, the verdict of a sovereign people.

A facsimile of the ballot to be used at the special election and the text of each amendment to be ubmitted, accompanied with explanatory matter authorized by the Convention, are herewith set forth.

Attest: C. B. GALBREATH, Secretary.

HERBERT S. BIGELOW, President.

NUMBER 1.

Reform in Civil Jury System.

5. The right of trial by jury shall be inviolate, except that, in civil cases, so passed to authorize the rendering of a verdict by the concurrence of not hree-fourths of the jury.

By this amendment no change is made in the right or method of by jury in criminal cases, but if the law-making body so desires, ision may be made that in civil cases a verdict may be rendered in event that not less than nine of the jurymen agree thereon.

NUMBER 2.

Abolition of Capital Punishment, ARTICLE I.

t. All persons shall be bailable by sufficient sureties, except those charged order in the first degree, where proof is evident or the presumption great, a bail shall not be required; nor excessive fines imposed; nor cruel and punishments inflicted; nor shall life be taken as a punishment for crime, herwise provided by law, persons convicted of crimes heretofore punishable is shall be punished by imprisonment in the penitentiary during life.

The foregoing amendment, if adopted by the electorate of the state, substitute life imprisonment for the death penalty. There will be more legal executions in the state for crime of any kind.

NUMBER 3.

Depositions by State and Comment on Failure of Accused to Testify in Criminal Cases.

ARTICLE I.

Sec. 10. Except in cases of impeachment, cases arising in the army and navy, a the militia when in actual service in time of war or public danger, and cases mising offenses for which the penalty provided is less than imprisonment in the leating, no person shall be held to answer for a capital, or otherwise infamous, as unless on presentment or indictment of a grand jury; and the number of with necessary to constitute such grand jury and the number thereof necessary to with the party accused shall be allowed to appear and defend in person and with wel; to demand the nature and cause of the accusation against him, and to have somewhereof; to meet the witnesses face to face, and to have compulsory process movement the attendance of witnesses in his behalf, and a speedy public trial by impartial jury of the county in which the offense is alleged to have been comparated jury of the county in which the offense is alleged to have been comparated in provision may be made by law for the taking of the deposition by the mediance can not be had at the trial, always securing to the accused means and apportunity to be present in person and with counsel at the taking of such mainly and to examine the witness face to face as fully and in the same manner line court. No person shall be compelled, in any criminal case, to be a witness whose made the subject of comment by counsel. No person shall be twice in leopardy for the same offense.

The amendment proposes:

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I. That the number of persons to constitute a grand jury and the ther necessary to concur in finding an indictment shall be determined aw. At present a grand jury is composed of fifteen persons, at least the of whom are necessary to concur in finding an indictment.

2. Provision may be made by law for the taking by the acand also by the state of the deposition of any witness whose atdance cannot be had at the trial. It is also provided in the amendment if such depositions are taken, the means and the opportunity must by be secured to the accused to be present in person and with counsel ach taking and to examine the witness, whose deposition is so being in the same manner as if present in court.

3. That if the accused fails to testify such failure may be conared by the court and jury and may be made the subject of comment ounsel, none of which may be done at present.

NUMBER 4.

Suits Against the State.

ARTICLE I. and goods, person, or reputation, shall have remedy by due course of law, and the justice administered without denial or delay. Suits may be brought the state, in such courts and in such manner, as may be provided by law.

Under our present system of procedure persons having disputed against the state must either have them allowed by the general by or must secure permission by special law to bring suit against tate. To simplify this and to prevent unnecessary legislation this adment is proposed. If adopted, it will authorize individuals to suit against the state the same as against private persons, in such and in such manner as may be provided by law.

NUMBER 5.

Damage for Wrongful Death.

ARTICLE, I.

a caused by the wrongful act, neglect, or default of another, shall not be limited

Under the present constitution in a civil action for death caused wrongful act, neglect or default of another, the legislature may

polls. The limitations expressed in the casual times, and respectively of the people is designated assembly to enact laws, shall be deemed limitations on the people is designated the second of the control of the cont

limit the amount of the recovery and has exercised that right. If this a mendment is ad pted, the law-making power can place no limit on the amount of recovery in such cases.

NUMBER 6.

Initiative and Referendum.

ARTICLE II.

**Sec. 1. The legislative power of the state shall be vested in a general assembly. See the power of the propose to the representative but the people reserve to the constitution, and the adopt or reject the same at the polls on a referements to the constitution, and to adopt or reject the same at the polls on a referendum place of the power of the propose to the reserve the power to adopt on reject the same at the polls on a referendum place of the power to the propose to the reserve the power to adopt on reject the same at the polls on a referendum place of the state provided and independent placed by the general assembly, except as hereinafter provided; and independent placed by the general assembly to emact laws, shall be deemed illustration, on the power of the propose amendments to the constitution and to adopt or reject the same at the polls of the propose amendment to the constitution and to adopt or reject the same at the polls of the propose assembly, except as hereinafter provided; and independent placed by the general assembly to emact laws, shall be deemed illustration, on the power of the propose assembly to emact laws, shall be deemed limitition, on the power of the propose assembly to emact laws, shall be deemed limitition, on the power of the propose assembly to emact laws, shall be deemed limitition and the proposed law submitted by supplementary petition, shall be passed by the general assembly, the proposed law of proposed law of the proposed law submitted by the general assembly, there shall have been

The foregoing amendment, if adopted by the electors, shall take effect October

The purpose of this amendment is to enable the people to propose amendments to the constitution, to propose laws to the general assembly, for enactment and also to enable the electors to require any law passed by the general assembly to be submitted to a popular vote.

The amendment provides:

1. That if ten per centum of the electors sign a petition to 'c filed with the secretary of state proposing an amendment to the contution, such proposed amendment shall be submitted to the electors t the next election held subsequent to ninety days after the filing of such petition. If the majority of those voting upon the proposed amendment vote in the affirmative, the amendment becomes a part of the constitution,

2. That if at any time not less than ten days prior to the commencement of any session of the general assembly three per centum of the electors shall sign a petition proposing a bill and shall file the same with the secretary of state, it shall be transmitted by him to the general assembly. If the general assembly passes the bill as petitioned for, it shall become a law subject always to the referendum as hereinafter defined. If the general assembly fails to pass the law petitioned for, or passes it in an amended form, a petition containing the signatures of three per centum of the electors in addition to the original three per centum may require the submission to the voters for approval or retion of the law originally petitioned for, or as modified by any of the amendments proposed by the general assembly. If a majority of those voting on the proposed measure vote in favor of it, then it shall become a law and the law passed by the legislature, if any, pursuant to the petition presented to the general assembly, shall become void.

3. That at any time within ninety days after a law passed by the general assembly has been filed with the secretary of state, six per centum of the electors may sign and file with the secretary of state a petition demanding the submission of such law to the people at their next election for their approval or rejection. If a majority of those voting upon the measure vote against the same, it shall be void.

4. That laws providing for tax levies, appropriations for the current expenses of the state government and institutions and emergency laws necessary for the immediate preservation of the public peace. health or safety shall go into effect immediately if they receive a twothirds vote of all the members elected to the general assembly.

5. That the initiative and referendum shall not be used to pass laws authorizing the classification of property for taxation or for the levy of any single tax on land or land values. It provides that the initiative and referendum powers are reserved to the people of each municipality to be exercised in the manner now or hereafter provided by

6. That each of one-half of the counties of the state must furnish the signatures of not less than one-half of the designated percentage of the electors of such county.

Washington Herald

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16. All courts shall be open, and every person, for an injury done him in soods, person, or reputation, shall have remedy by due course of law, and justice administered without denial or delay. Suits may be brought state, in such courts and in such manner, as may be provided by law.

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ascentible, second as hereinater provided; and independent of the general assembly bear and the provided and independent of the general assembly to be bear the state of the s

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Initiative and Referendum.

ARTICLE II.

Sec. 1. The legislative power of the state shall be vested in a general assembly consisting of a senate and house of representatives but the people reserve to themselves the power to propose to the general assembly laws and amendments to the constitution, and to adopt or reject the same at the polls on a referendum vote as hereinafter provided. They also reserve the power to adopt or reject any law, section of any law or any item in any law appropriating money passed by the general of any law or any item in any law appropriating money passed by the general of any law or any item in any law appropriating money passed by the general of any law or any item in any law appropriating money passed by the general of the general assembly assemb or proposed amendment to the constitution may be named in the petition proposing the same. The person or persons who prepare the argument or explanation, or both for the law, section or item, submitted to the electors by referendum petition; against any proposed law submitted by supplementary petition, shall be named by the general assembly, if in session, and if not in session then by the governor. The secretary of state shall cause to be printed the law, or proposed law, or proposed amendment to the constitution, together with the arguments and explanations; not exceeding a total of three hundred words for each, and also the arguments and explanations, not exceeding a total of three hundred words against each, and shall mail, or otherwise distribute, a copy of such law, or proposed law, or proposed amendment to the constitution, together with such arguments and explanations for and against the same to each of the electors of the state, as far as may be reasonably possible. Unless otherwise provided by law, the secretary of state shall cause to be placed upon the ballots, the title of any such law, or proposed law, or proposed amendment to the constitution, to be submitted. He shall also cause the ballots so to be printed as to permit an affirmative or negative vote upon each law, section of law, or item in a law appropriating money, or proposed law, or proposed amendment to the constitution. The style of all laws submitted by initiative and supplementary petition shall be: "Be it Enacted by the People of the State of Ohio," and of all constitutional amendments: "Be it Resolved by the People of the State of Ohio," The basis upon which the required number of petitioners in any case shall be determined shall be the total number of votes cast for the office of governor at the last preceding election therefor. The foregoing provisions of this section shall be self-executing exerpt as herein otherwise provided. Laws may be passed to facilitate their operation, but in no way limiting or restricting either such provi

SCHEDULE.

The foregoing amendment, if adopted by the electors, shall take effect October 1, 1912.

The purpose of this amendment is to enable the people to propose amendments to the constitution, to propose laws to the general assembly for enactment and also to enable the electors to require any law passed by the general assembly to be submitted to a popular vote.

The amendment provides:

- I. That if ten per centum of the electors sign a petition to 'e filed with the secretary of state proposing an amendment to the con . tution, such proposed amendment shall be submitted to the electors the next election held subsequent to ninety days after the filing of such petition. If the majority of those voting upon the proposed amendment vote in the affirmative, the amendment becomes a part of the constitution,
- 2. That if at any time not less than ten days prior to the commencement of any session of the general assembly three per centum of the electors shall sign a petition proposing a bill and shall file the same with the secretary of state, it shall be transmitted by him to the general assembly. If the general assembly passes the bill as petitioned for, it shall become a law subject always to the referendum as hereinafter defined. If the general assembly fails to pass the law petitioned for, or passes it in an amended form, a petition containing the signatures of three per centum of the electors in addition to the original three per centum may require the submission to the voters for approval or re tion of the law originally petitioned for, or as modified by any of the amendments proposed by the general assembly. If a majority of those voting on the proposed measure vote in favor of it, then it shall become a law and the law passed by the legislature, if any, pursuant to the petition presented to the general assembly, shall become void.
- 3. That at any time within ninety days after a law passed by the general assembly has been filed with the secretary of state, six per centum of the electors may sign and file with the secretary of state a petition demanding the submission of such law to the people at their next election for their approval or rejection. If a majority of those voting upon the measure vote against the same, it shall be void.
- 4. That laws providing for tax levies, appropriations for the eurrent expenses of the state government and institutions and emergency laws necessary for the immediate preservation of the public per health or safety shall go into effect immediately if they receive a two thirds vote of all the members elected to the general assembly.
- 5. That the initiative and referendum shall not be used to pass laws authorizing the classification of property for taxation or for the levy of any single tax on land or land values. It provides that the initiative and referendum powers are reserved to the people of each municipality to be exercised in the manner now or hereafter provided by
- 6. That each of one-half of the counties of the state must furnish the signatures of not less than one-half of the designated percentage of the electors of such county,

7. That a true copy of all laws or proposed laws or proposed amendments to the constitution and an argument for and an argument against each shall be prepared and mailed as far as possible to all of the electors of the state.

8. That if this amendment is approved by the people it becomes effective as an amendment to the constitution on October 1, 1912.

NUMBER 7.

Investigations by Each House of General Assembly. ARTICLE II.

Sec. 8. Each house, except as otherwise provided in this constitution, shall home its own officers, may determine its own rules of proceeding, punish its member for disorderly conduct; and, with the concurrence of two-thirds, expel a member, but not the second time for the same cause; and shall have all powers, necessary provide for its safety and the undisturbed transaction of its business, and to ain, through committees or otherwise, information affecting legislative action her consideration or in contemplation, or with reference to any alleged breach of privileges or misconduct of its members, and to that end to enforce the attendance testimony of witnesses, and the production of books and papers.

This amendment confers on each branch of the general assembly power, not possessed by either under the present constitution, of securing information along all lines of proposed legislative action. In particular it grants authority to investigate alleged misconduct on the part of its members through the compulsory attendance of witnesses and the production of books and papers, or other evidence bearing on the case.

NUMBER 8.

Limiting Veto Power of Governor. ARTICLE II.

Sec. 16. Every bill shall be fully and distinctly read on three different days, waless in case of urgency three-fourths of the house in which it shall be pending, shall dispense with the rule. No bill shall contain more than one subject, which shall be clearly expressed in its title, and no law shall be revived, or amended unless the new act contains the entire act revived, or the section or sections amended, and the section or sections so amended shall be repealed. Every bill passed by the general assembly shall, before it becomes a law, be presented to the governor for his approval. If he approves, he shall sign it and thereupon it shall become a law and be filed with the secretary of state. If he does not approve it, he shall return it with his objections in writing, to the house in which it originated, which shall enter the objections at large upon its journal, and may then reconsider the vote on its passage. If three-fifths of the members elected to that house vote to repass the bill, it shall be sent, with the objections of the governor, to the other house, which may also reconsider the vote on its passage. If three-fifths of the members elected to that house vote to repass it, it shall become a law notwithstanding the objections of the governor, except that in no case shall a bill be repassed by a smaller vote than is required by the constitution on its original passage. In all such cases the vote of each house shall be determined by yeas and hays and the names of the members voting for and against the bill shall be entered upon the journal. If a bill shall not be returned by the governor within ten days, Sundays excepted, after being presented to him, it shall become a law in like manner as if he had signed it, unless the general seembly by adjournment prevents its return; in which case, it shall become a law unless, within ten days after such adjournment, it shall be filed by him, with his objections in writing, in the office of the secretary of state. The governor may disapprove any item or items in a

The amendment provides that a bill may be passed over the governor's weto by a three-fifths vote of all the members elected to each house instead of two-thirds as required at present, except always in the case of measures which by the constitution require a two-third vote on their original passage. The provision of the present constitution that a bill vetoed by the governor shall have as many votes in each house as it had on its first passage in order to be passed over the veto and become • law, is entirely omitted in the new amendment. Any item or items appropriating money may be vetoed and the remainder of the bill approved, as at present. Under the proposed amendment, when a bill is vetoed after adjournment of the general assembly it cannot be carried over to the next session as is now done.

NUMBER 9.

Mechanics' and Builders' Liens.

ARTICLE II.

Sec. 33. Laws may be passed to secure to mechanics, artisans, laborers, subsontractors and material men, their just dues by direct lien upon the property, upon which they have bestowed labor or for which they have furnished material. No other provision of the constitution shall impair or limit this power.

This amendment is necessary to permit laws to be passed securing to laborers, mechanics and sub-contractors their wages for work done and to materialmen the amount justly due them for material furnished. It is the prevailing opinion that under decisions of the supreme court of this state the general assembly has not the power at present to pass a mechanics' lien law which will furnish adequate protection for the persons named above.

NUMBER 10.

Welfare of Employes,

ARTICLE II.

Sec. 34. Laws may be passed fixing and regulating the hours of labor, establishing a minimum wage, and providing for the comfort, health, safety and general welfare of all employes; and no other provision of the constitution shall impair or

This amendment will permit the passage of humane laws in conformity with modern industrial development to improve the conditions of employment of men, women and children. In the absence of such • provision in our state constitution a number of such laws have herecofore been held void.

NUMBER 11.

Workmen's Compensation.

ARTICLE IL

Sec. 35. For the purpose of providing compensation to workmen and their dependents, for death, injuries or occupational diseases, occasioned in the course of such workmen's employment, laws may be passed establishing a state fund to be created by compulsory contribution thereto by employers, and administered by the state, determining the terms and conditions upon which payment shall be made therefrom, and taking away any or all rights of action or defenses from employes and employers; but no right of action shall be taken away from any employe when the injury, disease or death arises from failure of the employer to comply with any lawful requirement for the protection of the lives, health and safety of employes. Laws may be passed establishing a board which may be empowered to classify all occupations, according to their degree of hazard, to fix rates of contribution to such fund according to such classification, and to collect, administer and distribute such fund, and to determine all rights of claimants thereto.

This amendment will permit legislation providing that workmen, who have been injured or who have contracted an occupational disease in the course of their employment, and the dependents of workmen, who have been killed or who may have died from injuries received or occupational diseases contracted in the course of such employment, shall be compensated out of a fund maintained by compulsory concributions from the industries of the state, which fund shall be under the control and supervision of the state.

NUMBER 12.

Conservation of Natural Resources.

ARTICLE IL

Sec. 36. Laws may be passed to encourage forestry, and to that end areas devoted exclusively to forestry may be exempted, in whole or in part, from taxation. Laws may also be passed to provide for converting into forest reserves such lands or parts of lands as have been or may be forfeited to the state, and to authorize the acquiring of other lands for that purpose; also, to provide for the conservation of the natural resources of the state, including streams, lakes, submerged and swamp lands and the development and regulation of water power and the formation of drainage and conservation districts; and to provide for the regulation of methods of mining, weighing, measuring and marketing coal, oil, gas and all other minerals.

This amendment confers on the law-making power of the state authority to encourage and promote forestry, to protect streams and lakes and to regulate the use of water power. Provision may also be made by law for the drainage of submerged and swamp lands and the regulation of the methods of mining, weighing and marketing all minerals.

NUMBER 13.

Eight Hour Day on Public Work.

ARTICLE II.

Sec. 27. Except in cases of extraordinary emergency, not to exceed eight hours shall constitute a day's work, and not to exceed forty-eight hours a week's work, for workmen engaged on any public work carried on or aided by the state, or any political sub-division thereof, whether done by contract, or otherwise.

This amendment is made necessary by a decision of the supreme court of Ohio declaring unconstitutional the eight hour law for public work, which was passed by the general assembly in 1904.

NUMBER 14.

Removal of Officials. ARTICLE IL

Sec. 38. Laws shall be passed providing for the prompt removal from office, upon complaint and hearing, of all officers, including state officers, judges and members of the general assembly, for any misconduct involving moral turpitude or for other cause provided by law; and this method of removal shall be in addition to impeachment or other method of removal authorized by the constitution.

This amendment makes mandatory the passage of laws for the removal from office, upon complaint and hearing, of all public officers for any misconduct in office involving moral turpitude or for other cause prescribed by law. It is in addition to impeachment.

NUMBER 15.

Regulating Expert Testimony in Criminal Trials, ARTICLE IL

Sec. 39. Laws may be passed for the regulation of the use of expert witnesses and expert testimony in criminal trials and proceedings.

This amendment will allow the general assembly at any time to enact laws giving to the courts power to name the experts in a criminal case, and to regulate the introduction of expert testimony in crim-

NUMBER 16.

Registering and Warranting Land Titles.

ARTICLE II.

Sec. 46. Laws may be passed providing for a system of registering, transferring, insuring and guaranteeing land titles by the state or by the counties thereof, and for mettling and determining adverse or other claims to and interests in, lands the titles to which are so registered, insured or guaranteed, and for the creation and coMection of guaranty funds by fees to be assessed against lands, the titles to which are registered; and judicial powers with right of appeal may by law be conferred upon county recorders or other officers in matters arising under the operation of such system.

The purpose of this amendment is to remove the constitutional objections found by the supreme court to exist against the adoption in Ohio of what is known as the "Torrens Land Title System." Its prin-

I. Registering of the title in the name of the owner, upon his application and the decree of a court, and issuing to him a certificate of title good as against all the world.

2. The creation of a guarantee fund by fees to be paid by the applicants to register, out of which fund are made good the losses, if any, of persons who may be wrongfully cut out of interests in the registered lands,

3. The registering in the registrar's office of all things which affect the title as they occur from time to time after registration, and the noting of these, upon request, on the duplicate certificate held by the

The issuing of new certificates of title by the registrar upon each sale and transfer of land.

5. Registration is voluntary upon the part of owners of land. When a title is once registered no further abstracts or examinations of title are necessary.

abolition of the present system of recording land titles and transfers.

NUMBER 17.

Abolishing Prison Contract Labor. ARTICLE II.

Sec. 41. Laws shall be passed providing for the occupation and employment of prisoners sentenced to the several penal institutions and reformatories in the state; and no person in any such penal institution or reformatory while under sentence thereto, shall be required or allowed to work at any trade, industry or occupation, wherein or whereby his work, or the product or profit of his work, shall be sold, farmed out, contracted or given away; and goods made by persons under sentence to any penal institution or reformatory without the State of Ohio, and such goods made within the State of Ohio, excepting those disposed of to the state or any political sub-division thereof or to any public institution owned, managed, or controlled by the state or any political sub-division thereof, shall not be sold within this state unless the same are conspicuously marked "prison made". Nothing herein contained shall be construed to prevent the passage of laws providing that convicts may work for, and that the products of their labor may be disposed of to, the state or any political sub-division thereof, or for or to any public institution owned or managed and controlled by the state or any political sub-division thereof.

This amendment will eliminate the elements of private profit from the labor of inmates of the prisons and reformatories of Ohio. It will permit the employment of prisoners, in the production of things ded by any state, county or municipal institution, or in the building of public roads. It will also compel the conspicuous marking as "Prison Made," of all goods offered for sale in this state which have been made in prisons outside of Ohio.

NUMBER 18.

Limiting Powers of General Assembly in Extra Sessions.

ARTICLE III.

Sec. 8. The governor on extraordinary occasions may convene the general assembly by proclamation and shall state in the proclamation the purpose for which such special session is called, and no other business shall be transacted at such special session except that named in the proclamation, or in a subsequent public proclamation or message to the general assembly issued by the governor during said special session, but the general assembly may provide for the expenses of the session and other matters incidental thereto.

in special session to the consideration of such business only as may be stated in the proclamation under which it was convened, or as may be submitted to it by any further proclamation or message which the of less than sixty thousand the voters may combine it with the co governor may issue during such session.

NUMBER 19.

Change in Judicial System.

ARTICLE IV.

Sec. 1. The judicial power of the state is vested in a supreme court, courts of appeals, courts of common pleas, courts of probate, and such other courts inferior to the courts of appeals as may from time to time be established by law.

of appeals, courts of common pleas, courts of probate, and such other courts inferior to the courts of appeals as may from time to time be established by law.

Sec. 2. The supreme court shall, until otherwise provided by law, consist of a chief justice and six judges, and the judges now in office in that court shall continue therein until the end of the terms for which they were respectively elected, unless they are removed, die or resign. A majority of the supreme court shall be necessary to constitute a quorum or to pronounce a decision, except as hereinafter provided. It shall have original jurisdiction in quo warranto, mandamus, habeas corpus, prohibition and procedendo, and appellate jurisdiction in all cases involving questions arising under the constitution of the United States or of this state, in cases of felony on leave first obtained, and in cases which originated in the courts of appeals, and such revisory jurisdiction of the proceedings of administrative officers as may be conferred by law. It shall hold at least one term in each year at the seat of government, and such other terms, there or elsewhere, as may be provided by law. The judges of the supreme court shall be elected by the electors of the state at large for such term, not less than six years, as may be prescribed by law, and they shall be elected, and their official term shall begin, at such time as may now or hereafter be fixed by law. Whenever the judges of the supreme court shall be equally divided in opinion as to the merits of any case before them and are unable for that reason to agree upon a judgment, that fact shall be entered upon the record and such entry shall be held to constitute an affirmance of the judgment of the court below. No law shall be held unconstitutional and void by the supreme court without the concurrence of at least all but one of the judges, except in the affirmance of a judgment of the court of appeals declaring a law unconstitutional and void. In cases of public or great general interest the supreme court m

of this amendment by the people, shall proceed to judgment in the manner provided by existing law. No law shall be passed or rule made whereby any person shall be orevented from invoking the original jurisdiction of the supreme court.

Sec. 6. The state shall be divided into appellate districts of compact territory bounded by county lines, in each of which there shall be a court of appeals consisting of three judges, and until altered by law the circuits in which circuit courts are now held shall constitute the appellate districts aforesaid. The judges of the circuit courts now residing in their respective districts shall be the judges of the respective courts of appeals in such districts and perform the duties thereof until the expiration of their respective terms of office. Vacancies caused by the expiration of the terms of office of the judges of the courts of appeals shall be filled by the electors of the respective appellate districts in which such vacancies shall arise. Until otherwise provided by law the term of office of such judges shall be silv years. Laws may be passed to prescribe the time and mode of such election and to alter the number of districts or the boundaries thereof, but no such change shall abridge the term of any judge then in office. The court of appeals shall hold at least one term annually in each county in the district and such other terms at a county sat in the district as the judges may determine upon, and the county commissioners of any county in which the court of appeals shall hold sessions shall make proper and convenient provisions for the holding of such court by fits judges and officers. Each judge shall be competent to exercise judicial powers in any appellate district of the state. The courts of appeals shall continue the work of the respective circuit courts and all pending cases and proceedings in the circuit courts shall be respective circuit shall be appeals shall have original jurisdiction in que warranto, mandamus, habeas corpus, prohibition and procedendo, and appe

with a judgment pronounced upon the same question by any other court of of the state, the judges shall certify the record of the case to the supreme coupler and final determination. The decisions in all cases in the supreme coupler to the reported, together with the reasons therefor, and laws may be passed of for the reporting of cases in the courts of appeals. The chief justice of the court of the state shall determine the disability or disqualification of any judge courts of appeals and he may assign any judge of the courts of appeals to any to held court.

Under the existing judicial system which this amendment propor to change, an action first tried in the court of common pleas, is carri thence to the circuit court for review, and thence to the supreme con for the same purpose, and either of the two courts may reverse the jud ment and send it all back to the beginning in the court of common pler The amendment is to shorten that process by converting the circumstance of the circums court into a court of appeals of three judges, and providing that i judgment in ordinary cases shall be final. This reduces proceedings "one trial and one review", and eliminates the expensive proceedings in the supreme court with its long delay due to the overcrowded co dition of the docket of that court. This will leave that high tribunal wi work enough to occupy its time fairly, and permit it to dispose of i cases with greater promptness. A chief justice is added to the suprem court with power to direct the movements of the judges of the inferior courts so as to place them where they are most needed. No other ne judge of any sort is created by this amendment and no one is legislate out of office. Cases involving constitutional questions may be carrie directly from the court of appeals to the supreme court, but the latter cannot reverse the former and hold a statute unconstitutional if more than one of its judges object, but a judgment of the court below hole ing a statute unconstitutional, may be affirmed by a majority of the supreme court. The latter may also cause any case of public or green general interest to be certified up to it from the court of appeal for final decision. This is a practice akin to that which prevails in the supreme court of the United States and in fact the system propose is modeled upon the federal system which has been operating with much success for the past twenty years.

NUMBER 20.

Judge of Court of Common Pleas for Each County, ARTICLE IV.

Sec. 3. One resident judge of the court of common pleas, and such addition resident judge or judges as may be provided by law, shall be elected in each cemporary of court of common pleas as are necessary, may be held at the same time in a county. Any judge of the court of common pleas may temporarily preside and he court in any county; and until the general assembly shall make adequate provision therefor, the chief justice of the supreme court of the state shall pass upon disqualification or disability of any judge of the court of common pleas, and he massign any judge to any county to hold court therein.

assign any judge to any county to hold court therein.

Sec. 7. There shall be established in each county, a property of record, open at all times, and holden by one electors of the county, who shall hold his office for the term receive such compensation, payable out of the county treasure by law. Whenever ten per centum of the number of the elect at the next preceding election in any county having less that the next preceding election in any county having less that it is a determined by the next preceding federal census of the court of common pleas of any such county not less any general election for county officers, the judge of the count with the court of common pleas, and such courts shall be known as the court of common pleas, and such courts shall be such question vote in favor of such combination. Notice of given in the same manner as for the election of county officers, the judges of the courts of common pleas shall be same manner for the separation of such courts, we see, 12. The judges of the courts of common pleas shall be same manner for the separation of such courts, we see, 12. The judges of the courts of common pleas shall be same manner for the separation of such courts, we see, 12. The judges of the courts of common pleas shall be same manner for the separation of such courts, we see the same manner for the separation of such courts, we see that the same manner for the separation of such courts, we see that the same manner for the separation of such courts are same manner for the separation of such courts, we see that the same manner for the separation of such courts are same manner for the separation of such courts are same manner for the separation of such courts are same manner as for the election of common pleas shall be such courts and the same manner as for the separation of such courts are same manner as for the separation of such courts are same manner as for the separation of such courts are same manner as for the separation of such courts are same manner as for the separation of such c The adoption of this amendment will not abolish nor require the in the county for which they are elected; and their term

Sec. 15. Laws may be passed to increase or diminish the number of juthe supreme court, to increase beyond one or diminish to one the number of of the court of common pleas in any county, and to establish other courts, with two-thirds of the members elected to each house shall concur therein; but nothinge, addition or diminution shall vacate the office of any judge; and any ecourt heretofore created by law shall continue in existence until otherwise presents.

SCHEDULE.

The changes in sections 3, 7, 12 and 15 of article IV, are intend

If the foregoing amendment shall be adopted by the electors, the judges courts of common pleas in office, or elected thereto prior to January first, 1913 hold their offices for the term for which they were elected and the additional provided for herein, shall be elected at the general election in the year 1915 county shall continue as a part of its existing common pleas district and division thereof, until one resident judge of the court of common pleas is elected qualified therein.

to abolish the common pleas districts designated in the constitution a all existing subdivisions thereof; to make an election district of e county which shall have at least one common pleas judge who shall elected and reside therein during his term. The common pleas ju are to be state officials and where their services are needed outside their own county, they may be assigned for duty by the chief justice the supreme court. If a judge is disabled by liness of try a case by reason of interest or prejudice or otherwise, some judge may be assigned to his place. The proposed change will a only twenty-two common pleas judges to the present number in t state; but as counties of less than sixty thousand population are a thorized to combine the probate court with the court of common ple it is thought the increase will not be quite that many. The consti tion forbids the general assembly to subdivide a common pleas judio district into less than three divisions, and the unequal growth of con ties in population and business makes these restrictions work great h drances and delays in the trial of causes in many counties of the st Other proposed changes in sections 1, 2 and 6 of article IV, will materially to the volume of work to be done by the common I judges, and there will be greater need than at present for at least The object of this amendment is to restrict the general assembly resident judge in each county, and such additional number for the ger counties as may be authorized by the general assembly. No char is made in the probate court except that in counties having a popular mon pleas court.

NUMBER 21.

Abolition of Justices of the Peace in Certain Cities,

ARTICLE IV. Sec. 9. A competent number of justices of the peace shall be elected by electors in each township in the several counties, until otherwise provided by Their term of office shall be for your years and their powers and duties shall regulated by law; provided that no justice of the peace shall be elected in any to ship in which a court, other than a mayor's court, is, or may hereafter be, may hereafter be, may be tained with the jurisdiction of all causes of which justices of the peace have justice, and no justice of the peace shall have, or exercise, jurisdiction in such the ship.

SCHEDULE.

If the amendment to article IV, sections 1, 2 and 6, be adopted by the of this state and become a part of the constitution, then section 9 of article I constitution is repealed, and the foregoing amendment, if adopted, shall be adopted of the constitution of the constitution is repealed.

This amendment prohibits the election of justices of the peace municipalities where municipal courts, other than mayor's courts, l been or may be established. It applies only to certain large cities.

NUMBER 22.

Contempt Proceedings and Injunctions.

ARTICLE IV.

Sec. 21. Laws may be passed, prescribing rules and regulation of cases and business in the courts of the state, regulating proceeds and limiting the power to punish for contempt. No order of injuring any controversy involving the employment of labor, except to property from injury or destruction; and all persons charged in containing the violation of an injunction issued in such controversies shall be granted a trial by jury as in criminal cases.

This amendment provides that laws may be passed present rules and regulations for the conduct of cases and business of courts, and further provides that no injunction shall be issued in disputes except to protect physical property, and that persons char with contempt shall be entitled to a trial by jury.

NUMBER 23.

Woman's Suffrage.

Sec. 1. Every citizen of the United States, of the age of twenty-one year shall have been a resident of the state one year next preceding the election, the county, township or ward in which he or she resides such time as may vided by law, shall have the qualifications of an elector and be entitled to you elections.

This amendment takes out of section I, article V, of the pr constitution, two words, which are, "white male", the purpose being give the women of the state the right to vote on the same condition under which the suffrage is exercised by men.

That a true copy of all laws or proposed laws or proposed dments to the constitution and an argument for and an argument st each shall be prepared and mailed as far as possible to all of the

8. That if this amendment is approved by the people it becomes factive as an amendment to the constitution on October 1, 1912.

NUMBER 7.

Investigations by Each House of General Assembly.

ARTICLE II.

a. 8. Each house, except as otherwise provided in this constitution, she sown officers, may determine its own rules of proceeding, punish its mer disorderly conduct; and, with the concurrence of two-thirds, expet a men not the second time for the same cause; and shall have all powers, necessar defer its safety and the undisturbed transaction of its business, and through committees or otherwise, information affecting legislative actions of insurance of its members, and to that end to enforce the attendant mony of witnesses, and the production of books and papers.

This amendment confers on each branch of the general assembly a power, not possessed by either under the present constitution, of securing information along all lines of proposed legislative action. In particular it grants authority to investigate alleged misconduct on the part of its members through the compulsory attendance of witnesses and the production of books and papers, or other evidence bearing on e case.

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ARTICLE II.

Sec. 16. Every bill shall be fully and distinctly read on three different days, shess in case of urgency three-fourths of the house in which it shall be pending, sail dispense with the rule. No bill shall contain more than one subject, which shall be clearly expressed in its title, and no law shall be revived, or amended unless the wast contains the entire act revived, or the section or sections amended, and the scion or sections so amended shall be repealed. Every bill passed by the general membly shall, before it becomes a law, be presented to the governor for his approval. The approves he shall sign it and thereupon it shall become a law and be filed with the secretary of state. If he does not approve it, he shall return it with his objections at the upon its journal, and may then reconsider the vote on its passage. If three-fiths of the members elected to that house vote to repass the bill, it shall be sent, ith the objections of the governor, to the other house, which may also reconsider a vote on its passage. If three-fiths of the members elected to that house vote trepses it, it shall become a law notwithstanding the objections of the governor within ten days and the names of the members voting for and the constitution on its original passage. In all such cases the vote of each house sail be determined by yeas and nays and the names of the members voting for and the governor within ten days, Sundays excepted, after being presented to him, shall become a law in like manner as if he had signed it, unless the general membly by adjournment prevents its return; in which case, it shall become a law in like manner as if he had signed it, unless the general membly by adjournment prevents its return; in which case, it shall become a law in like manner as if he had signed it, unless the general membly by adjournment prevents its return; in which case, it shall become a law in like manner as if he had signed it unless the general membly by adjournment prevents its return; in which case, it shall become

The amendment provides that a bill may be passed over the governor's weto by a three-fifths vote of all the members elected to each house instead of two-thirds as required at present, except always in the case of measures which by the constitution require a two-third vote on their original passage. The provision of the present constitution that a bill vetoed by the governor shall have as many votes in each house as it had on its first passage in order to be passed over the veto and become • law, is entirely omitted in the new amendment. Any item or items appropriating money may be vetoed and the remainder of the bill approved, as at present. Under the proposed amendment, when a bill is vetoed after adjournment of the general assembly it cannot be carried over to the next session as is now done.

NUMBER 9.

Mechanics' and Builders' Liens.

ARTICLE II.

c. 33. Laws may be passed to secure to mechanics, artisans, laborers, sub-ors and material men, their just dues by direct lien upon the property, upon they have bestowed labor or for which they have furnished material. No other to of the constitution shall impair or limit this power.

This amendment is necessary to permit laws to be passed securing to laborers, mechanics and sub-contractors their wages for work done and to materialmen the amount justly due them for material furaished. It is the prevailing opinion that under decisions of the supreme court of this state the general assembly has not the power at present to pass a mechanics' lien law which will furnish adequate protection for the persons named above.

NUMBER 10.

Welfare of Employes

ARTICLE II.

Sec. 54. Laws may be passed fixing and regulating the hours of labor, estable a minimum wage, and providing for the comfort, health, safety and general re of all employes; and no other provision of the constitution shall impair or

This amendment will permit the passage of humane laws in con-Tormity with modern industrial development to improve the conditions of employment of men, women and children. In the absence of such a provision in our state constitution a number of such laws have herecofore been held void.

NUMBER 11.

Workmen's Compensation.

Sec. 16. For the purpose of providing compensation to workmen and their copendents, for death, injuries or occupational diseases, occasioned in the course of the workmen's employment, laws may be passed establishing a state fund to be created by compulsory contribution thereto by employers, and administered by the cate, determining the terms and conditions upon which payment shall be made therefrom, and taking away any or all rights of action or defenses from employes and employers; but no right of action shall be taken away from any employe when the injury, disease or death arises from failure of the employer to comply with any lawful requirement for the protection of the lives, health and safety of employes. Laws may be passed establishing a board which may be empowered to classify all occupations, according to their degree of hazard, to fix rates of contribution to such fund according to such classification, and to collect, administer and distribute small fund, and to determine all rights of claimants thereto.

This amendment will permit legislation providing that workmen, who have been injured or who have contracted an occupational disease in the course of their employment, and the dependents of workmen, who have been killed or who may have died from injuries received or occupational diseases contracted in the course of such employment, shall be compensated out of a fund maintained by compulsory concributions from the industries of the state, which fund shall be under the control and supervision of the state.

NUMBER 12.

Conservation of Natural Resources.

Sec. 36. Laws may be passed to encourage forestry, and to that end areas devoted exclusively to forestry may be exempted, in whole or in part, from taxation. Laws may also be passed to provide for converting into forest reserves such lands or parts of lands as have been or may be forfeited to the state, and to authorize the acquiring of other lands for that purpose; also, to provide for the conservation of the natural resources of the state, including streams, lakes, submerged and swamp lands and the development and regulation of water power and the formation of drainage and conservation districts; and to provide for the regulation of methods of mining, weighing, measuring and marketing coal, oil, gas and all other minerals.

This amendment confers on the law-making power of the state authority to encourage and promote forestry, to protect streams and lakes and to regulate the use of water power. Provision may also be made by law for the drainage of submerged and swamp lands and the regulation of the methods of mining, weighing and marketing all minerals.

NUMBER 13.

Eight Hour Day on Public Work.

ARTICLE II.

cept in cases of extraordinary emergency, not to exceed eight hours day's work, and not to exceed forty-eight hours a week's work, aged on any public work carried on or aided by the state, or any thereof, whether done by contract, or otherwise.

This amendment is made necessary by a decision of the supreme part of Ohio declaring unconstitutional the eight hour law for public work, which was passed by the general assembly in 1904.

Removal of Officials ARTICLE IL

This amendment makes mandatory the passage of laws for the removal from office, upon complaint and hearing, of all public officers for any misconduct in office involving moral turpitude or for other cause prescribed by law. It is in addition to impeachment.

NUMBER 15.

Regulating Expert Testimony in Criminal Trials, ARTICLE II.

Sec. 39. Laws may be passed for the regulation of the use of expert witnesse and expert testimony in criminal trials and proceedings.

This amendment will allow the general assembly at any time to enact laws giving to the courts power to name the experts in a criminal case, and to regulate the introduction of expert testimony in crim-

NUMBER 16.

Registering and Warranting Land Titles.

ARTICLE II.

Sec. 46. Laws may be passed providing for a system of registering, transferring insuring and guaranteeing land titles by the state or by the counties thereof, and fo settling and determining adverse or other claims to and interests in, lands the title to which are so registered, insured or guaranteed, and for the creation and collection of guaranty funds by fees to be assessed against lands, the titles to which arregistered; and judicial powers with right of appeal may by law be conferred upor county recorders or other officers in matters arising under the operation of such system.

The purpose of this amendment is to remove the constitutional objections found by the supreme court to exist against the adoption in Ohio of what is known as the "Torrens Land Title System." Its principal features are:

1. Registering of the title in the name of the owner, upon his application and the decree of a court, and issuing to him a certificate of title good as against all the world.

2. The creation of a guarantee fund by fees to be paid by the applicants to register, out of which fund are made good the losses, if any, of persons who may be wrongfully cut out of interests in the registered lands.

3. The registering in the registrar's office of all things which affect the title as they occur from time to time after registration, and the noting of these, upon request, on the duplicate certificate held by the

4. The issuing of new certificates of title by the registrar upon each sale and transfer of land.

5. Registration is voluntary upon the part of owners of land. When a title is once registered no further abstracts or examinations of

The adoption of this amendment will not abolish nor require the abolition of the present system of recording land titles and transfers.

NUMBER 17.

Abolishing Prison Contract Labor.

Sec. 41. Laws shall be passed providing for the occupation and employment of prisoners sentenced to the several penal institutions and reformatories in the state; and no person in any such penal institution or reformatory while under sentence thereto, shall be required or allowed to work at any trade, industry or occupation, wherein or whereby his work, or the product or profit of his work, shall be sold, farmed out, contracted or given away; and goods made by persons under sentence to any penal institution or reformatory without the State of Ohio, and such goods made within the State of Ohio, excepting those disposed of to the state or any political sub-division thereof or to any public institution owned, managed, or controlled by the state or any political sub-division thereof, shall not be sold within this state unless the same are conspicuously marked "prison made". Nothing herein contained shall be construed to prevent the passage of laws providing that convicts may work for, and that the products of their labor may be disposed of to, the state or any political sub-division thereof.

This amendment will eliminate the elements of private profit from the labor of inmates of the prisons and reformatories of Ohio. It are to be state officials and where their services are needed outside will permit the employment of prisoners, in the production of thin needed by any state, county or municipal institution, or in the building of public roads. It will also compel the conspicuous marking as "Prison Made," of all goods offered for sale in this state which have been made in prisons outside of Ohio.

NUMBER 18.

Limiting Powers of General Assembly in Extra Sessions.

Sec. 8. The governor on extraordinary occasions may convene the general assembly by proclamation and shall state in the proclamation the purpose for which such special session is called, and no other business shall be transacted at such special session except that named in the proclamation, or in a subsequent public proclamation or message to the general assembly issued by the governor during said special session, but the general assembly may provide for the expenses of the session and other matters incidental thereto.

The object of this amendment is to restrict the general assembly in special session to the consideration of such business only as may be stated in the proclamation under which it was convened, or as may be submitted to it by any further proclamation or message which the governor may issue during such session.

NUMBER 19,

Change in Judicial System. ARTICLE IV.

Sec. 1. The judicial power of the state is vested in a supreme court, courts of appeals, courts of common pleas, courts of probate, and such other courts inferior to the courts of appeals as may from time to time be established by law.

of appeals, courts of common pleas, courts of probate, and such other courts inferior to the courts of appeals as may from time to time be established by law.

Sec. 2. The supreme court shall, until otherwise provided by law, consist of a chief justice and six judges, and the judges now in office in that court shall continue therein until the end of the terms for which they were respectively elected, unless they are removed, die or resign. A majority of the supreme court shall be necessary to constitute a quorum or to pronounce a decision, except as hereinafter provided. It shall have original jurisdiction in quo warranto, mandamus, habeas corpus, prohibition and procedendo, and appellate jurisdiction in all cases involving questions arising under the constitution of the United States or of this state, in cases of felony on leave first obtained, and in cases which originated in the courts of appeals, and such revisory jurisdiction of the proceedings of administrative officers as may be conferred by law. It shall hold at least one term in each year at the seat of government, and such other terms, there or elsewhere, as may be provided by law. The judges of the supreme court shall be elected by the electors of the state at large for such term, not less than six years, as may be prescribed by law, and they shall be elected, and their official term shall begin, at such time as may now or hereafter be fixed by law. Whenever the judges of the supreme court shall be equally divided in opinion as to the merits of any case before them and are unable for that reason to agree upon a judgment, that fact shall be entered upon the record and such entry shall be held unconstitutional and void by the supreme court below. No law shall be held unconstitutional and void by the supreme court without the concurrence of at least all but one of the judges, except in the affirmance of a judgment of the court of appeals declaring a law unconstitutional and void. In cases of public or great general interest the supreme court may, within

or this amendment by the people, shall proceed to judgment in the manner provided by existing law. No law shall be passed or rule made whereby any person shall be orevented from invoking the original jurisdiction of the supreme court.

Sec. 6. The state shall be divided into appellate districts of compact territory bounded by county lines, in each of which there shall be a court of appeals consisting of three judges, and until altered by law the circuits in which circuit courts are now held shall constitute the appellate districts aforesaid. The judges of the circuit courts now residing in their respective districts shall be the judges of the respective courts of appeals in such districts and perform the duties thereof until the expiration of their respective terms of office. Vacancies caused by the expiration of the terms of office of the judges of the courts of appeals shall be filled by the electrons of the respective appellate districts in which such vacancies shall arise. Until otherwise provided by law the term of office of such judges shall be six years. Laws may be passed to prescribe the time and mode of such election and to alter the number of districts or the boundaries thereof, but no such-change shall abridge the term of any judge then in office. The court of appeals shall hold at least one term annually in each county in the district and such other terms at a county seat in the district as the judges may determine upon, and the county commissioners of any county in which the court of appeals shall hold sessions shall make proper and convenient provisions for the holding of such court by its judges and officers. Each judge shall be competent to exercise judicial powers in any appellate district of the state. The courts of appeals shall continue the work of the respective circuit courts and all pending cases and proceedings in the circuit courts shall proceed to judgment and be determined by the respective to the provisions hereof, and the circuit courts shall be judged by law, and cases brought int

Under the existing judicial system which this amendment prop to change, an action first tried in the court of common pleas, is carried hence to the circuit court for review, and thence to the supreme court for the same purpose, and either of the two courts may reverse the in nent and send it all back to the beginning in the court of common ple The amendment is to shorten that process by converting the circ court into a court of appeals of three judges, and providing that judgment in ordinary cases shall be final. This reduces proceedings "one trial and one review", and eliminates the expensive proceedings to the supreme court with its long delay due to the overcrowded condition of the docket of that court. This will leave that high tribunal with the court of the court of the court. work enough to occupy its time fairly, and permit it to dispose of cases with greater promptness. A chief justice is added to the suprer court with power to direct the movements of the judges of the inferior courts so as to place them where they are most needed. No other no judge of any sort is created by this amendment and no one is legislate out of office. Cases involving constitutional questions may be carri directly from the court of appeals to the supreme court, but the late cannot reverse the former and hold a statute unconstitutional if me than one of its judges object, but a judgment of the court below ho ing a statute unconstitutional, may be affirmed by a majority of t supreme court. The latter may also cause any case of public or gre general interest to be certified up to it from the court of appear for final decision. This is a practice akin to that which prevails the supreme court of the United States and in fact the system propos

NUMBER 20.

is modeled upon the federal system which has been operating with m

success for the past twenty years.

Judge of Court of Common Pleas for Each County. ARTICLE IV.

Sec. 3. One resident judge of the court of common plea resident judge or judges as may be provided by law, shall be of the state by the electors of such county; and as many concourt of common pleas as are necessary, may be held at a county. Any judge of the court of common pleas may tempor court in any county; and until the general assembly shall may therefor, the chief justice of the supreme court of the state disqualification or disability of any judge of the court of commassign any judge to any county to hold court therein.

Sec. 7. There shall be established in each court.

assign any judge to any county to hold court therein.

Sec. 7. There shall be established in each county, a probe a court of record, open at all times, and holden by one electors of the county, who shall hold his office for the term of receive such compensation, payable out of the county treasury by law. Whenever ten per centum of the number of the elector at the next preceding election in any county having less than lation as determined by the next preceding federal census, shof the court of common pleas of any such county not less the any general election for county officers, the judge of the court submit to the electors of such county the question of combin with the court of common pleas, and such courts shall be care known as the court of common pleas in case a majority of the such question vote in favor of such combination. Notice of given in the same manner as for the election of county officers had in the same manner for the separation of such courts, whenever the product of the such question of such courts, whenever the product of the such courts of such courts, whenever the product of the such courts of such courts, whenever the product of the such courts of such courts, whenever the product of the such courts of such courts, whenever the product of the such courts of such courts, whenever the product of the such courts of such courts whenever the product of the such courts of the such c Sec. 12. The judges of the courts of common pleas shal in the county for which they are elected; and their term of

Sec. 15. Laws may be passed to increase or diminish the number of in the supreme court, to increase beyond one or diminish to one the number of of the court of common pleas in any county, and to establish other courts, a two-thirds of the members elected to each house shall concur therein; but change, addition or diminution shall vacate the office of any judge; and any court heretofore created by law shall continue in existence until otherwise p

SCHEDULE.

If the foregoing amendment shall be adopted by the electors, the judges of courts of common pleas in office, or elected thereto prior to January first, 1913, shold their offices for the term for which they were elected and the additional judge provided for herein, shall be elected at the general election in the year 1914; a county shall continue as a part of its existing common pleas district and a division thereof, until one resident judge of the court of common pleas is elected a qualified therein. The changes in sections 3, 7, 12 and 15 of article IV, are intended

to abolish the common pleas districts designated in the constitution all existing subdivisions thereof; to make an election district of county which shall have at least one common pleas judge who shall elected and reside therein during his term. The common pleas j their own county, they may be assigned for duty by the chief just the supreme court. If a judge is disabled by illness or disqualifie try a case by reason of interest or prejudice or otherwise, some of judge may be assigned to his place. The proposed change will only twenty-two common pleas judges to the present number in state; but as counties of less than sixty thousand population are thorized to combine the probate court with the court of common p it is thought the increase will not be quite that many. The cons tion forbids the general assembly to subdivide a common pleas jud district into less than three divisions, and the unequal growth of o ties in population and business makes these restrictions work great drances and delays in the trial of causes in many counties of the Other proposed changes in sections 1, 2 and 6 of article IV, will materially to the volume of work to be done by the common ! judges, and there will be greater need than at present for at least resident judge in each county, and such additional number for the ger counties as may be authorized by the general assembly. No ch is made in the probate court except that in counties having a popula of less than sixty thousand the voters may combine it with the a mon pleas court.

NUMBER 21.

Abolition of Justices of the Peace in Certain Cities.

ARTICLE IV.

Sec. 9. A competent number of justices of the peace shall be elected electors in each township in the several counties, until otherwise provided. Their term of office shall be for your years and their powers and duties regulated by law; provided that no justice of the peace shall be elected in at ship in which a court, other than a mayor's court, is, or may hereafter be tained with the jurisdiction of all causes of which justices of the peace had diction, and no justice of the peace shall have, or exercise, jurisdiction in suching.

SCHEDULE.

If the amendment to article IV, sections 1, 2 and 6, be adopted by of this state and become a part of the constitution, then section 9 of articonstitution is repealed, and the foregoing amendment, if adopted, sheffect.

This amendment prohibits the election of justices of the peace municipalities where municipal courts, other than mayor's courts, been or may be established. It applies only to certain large cities.

NUMBER 22.

Contempt Proceedings and Injunctions. ARTICLE IV.

of cases and business in the courts of the state, regulating property and limiting the power to punish for contempt. No order of in any controversy involving the employment of labor, except property from injury or destruction; and all persons charged in with the violation of an injunction issued in such controversies be granted a trial by jury as in criminal cases.

This amendment provides that laws may be passed preso rules and regulations for the conduct of cases and business courts, and further provides that no injunction shall be issued in disputes except to protect physical property, and that persons cha with contempt shall be entitled to a trial by jury.

NUMBER 23.

Woman's Suffrage.

ARTICLE V.

Sec. 1. Every citizen of the United States, of the age of twe shall have been a resident of the state one year next preceding the county, township or ward in which he or she resides such time vided by law, shall have the qualifications of an elector and be entitled.

This amendment takes out of section I, article V, of the pre constitution, two words, which are, "white male", the purpose being give the women of the state the right to vote on the same conditions. under which the suffrage is exercised by men.

NUMBER 24.

Omitting Word "White," ARTICLE V.

sec. 1. Every male citizen of the United States of the age of twenty-one years, who shall have been a resident of the state one year mext preceding the election, and of the county, township or ward in which he resides, such time as may be provided by law, shall have the qualifications of an elector and be entitled to vote at all sections.

SCHEDULE.

If the amendment to article V, section 1, to the constitution—Woman's Suffrage, be adopted by the electors and become a part of the constitution, then the foregoing amendment, if adopted, shall be of no effect.

This amendment takes out of section I, article V, the one word "white". Its adoption is desirable, in case the woman's suffrage amendment should be defeated, to make the state constitution conform to that of the United States.

The object in adding the schedule is to make the foregoing amendment unnecessary in case the woman's suffrage should be ratified by the electors.

NUMBER 25.

Use of Voting Machines. ARTICLE V.

Sec. 2. All elections shall be either by ballot or by mechanical device, or by the preserving the secrecy of the vote. Laws may be enacted to regulate the eparation of the ballot and to determine the application of such mechanical device.

This amendment permits laws to be passed authorizing the use of ballots or voting machines at elections. Under a recent decision of the supreme court of this state voting machines cannot be used for the reason that the constitution now requires all elections to be by ballot.

NUMBER 26.

Primary Elections. ARTICLE V.

Sec. 7. All nominations for elective state, district, county and municipal offices shall be made at direct primary elections or by petition as provided by law, and provision shall be made by law for a preferential vote for United States senator; but direct primaries shall not be held for the nomination of township officers or for the officers of municipalities of less than two thousand population, unless petitioned for by a majority of the electors of such township or municipality. All delegates from this state to the national conventions of political parties shall be chosen by direct vote of the electors. Each candidate for such delegate shall state his first and second choices for the presidency, which preferences shall be printed upon the primary ballot below the name of such candidate, but the name of no candidate for the presidency shall be so used without his written authority.

Under this amendment all nominations for offices of the state or any subdivision thereof having a population of over two thousand, must be made by primary election or by petition. But nominations for offices in districts with a population less than the number named are not so made unless the qualified electors thereof so desire. It is further provided that all delegates to national conventions of the different political parties are to be chosen by primary and provision is made for a preferential vote for United States senator and also to require that candidates for the office of delegate to national conventions shall state their preference as between different candidates for the presidency.

NUMBER 27.

Organization of Boards of Education. ARTICLE VI.

Sec. 8. Provision shall be made by law for the organization, administration and control of the public school system of the state supported by public funds: provided, that each school district embraced wholly or in part within any city shall have the power by referendum vote to determine for itself the number of members and the organization of the district board of education, and provision shall be made by law for the exercise of this power by such school districts.

This amendment, if adopted, will give the law-making body of the state complete control over the organization and administration of the state's public school system, and is designed to make clear that local communities cannot destroy the unity of the state system.

The second part of the amendment applies to city school districts only, and allows the electors of each city district to determine, as shall be provided by law, the size and organization of its board of education. The powers of such city boards of education are not enlarged by this amendment.

NUMBER 28.

Creating the Office of Superintendent of Public Instruction to Replace State Commissioner of Common Schools.

ARTICLE VI

Sec. 4. A superintendent of public instruction to replace the state commissioner of common schools, shall be included as one of the officers of the executive department to be appointed by the governor, for the term of four years, with the powers and duties now exercised by the state commissioner of common schools until otherwise provided by law, and with such other powers as may be provided by law.

SCHEDULE

If the foregoing amendment be adopted by the electors it shall take effect and become a part of the constitution on the second Monday of July, 1913.

This amendment provides for a more effective supervision of the public school system of the state, by creating the office of superintendent of public instruction as one of the state executive departments. 'At present there is no provision in the constitution on the subject, the state commissionership of public schools being a statutory office subject to abolition at any time by the general assembly. The new office provided in this amendment will be appointive by the governor and the term will be four years. The amendment, if adopted, will take effect on the second Monday of July, 1913, at which time the first superintendent of public instruction will take the place of the commissioner of common schools, whose term expires on that date, and the latter office will then cease to exist.

NUMBER 29.

To Extend State Bond Limit to Fifty Million Dollars for Inter-County Wagon Roads. ARTICLE VIII.

Sec. 1. The state may contract debts to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts, direct and contingent, whether contracted by virtue of one or more acts of the general assembly, or at different periods of time, shall never exceed seven hundred and fifty thousand dollars; and the money, arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever: provided, however, that laws may be passed to contract debts and authorize issues of bonds to an amount which in the aggregate of all issues shall not exceed fifty million dollars for the purpose of constructing, rebuilding, improving and repairing a system of inter-county wagon roads throughout the state. Not to exceed ten million dollars of such bonds shall be issued in any one year, and there shall be levied and collected annually by taxation an amount sufficient to pay the interest on said bonds and to provide a sinking fund for their redemption at maturity, and laws shall be passed to provide for the maintenance of said roads. Such wagon roads shall be determined under general laws and the cost of constructing, rebuilding, improving, repairing and maintaining the same shall be paid by the state. The provisions of this section shall not be limited or controlled by section 6, of article XII.

Section I, article VIII, of the constitution limits state indebtedness to seven hundred and fifty thousand dollars.

This amendment raises the limit of indebtedness for the specific purpose of constructing, rebuilding, improving and repairing a system of inter-county wagon roads, to fifty million dollars, and, if adopted, will authorize legislation providing for an issue of state bonds, not to exceed, in the aggregate of all issues, fifty million dollars. Not more than ten million dollars in bonds can be issued in any one year. The cost of constructing and maintaining this system of inter-county wagon roads shall be paid by the state and provision shall be made for the redemption of said bonds. The object is to authorize and empower the state to construct and maintain an inter-county system of permanent wagon roads, the cost of which shall be levied upon the entire tax du-

Based upon statistics given by the Ohio tax commission and computing interest and sinking fund charges on fifty million dollars at three and one-half per cent., on thirty-five year bonds, issued in amounts of five million dollars each year, the proportion of the tax, on account of such bonds, borne by the different classes of property within the state will be as follows:

Duplicate.

Proportion.

State tax duplicate\$6,202,132,080	100.0 per cent,
Parm lands	14.7 per cent. 2.8 per cent. 14.4 per cent.
Real estate in cities and villages\$2,544,547,115	41.0 per cent. 27.1 per cent.

verage	annual tax on each \$1,000-	Train	- I BERTEE
	For first ten years		cents.

NUMBER 30.

Regulating Insurance, ARTICLE VIII.

Sec. 6. No laws shall be passed authorizing any county, city, town or township, by vote of its citizens, or otherwise, to become a stockholder in any joint stock company, corporation, or association whatever; or to raise money for, or to loan its credit to, or in aid of, any such company, corporation, or association: provided, that nothing in this section shall prevent the insuring of public buildings or property in mutual insurance associations or companies. Laws may be passed providing for the regulation of all rates charged or to be charged by any insurance company, corporation or association organized under the laws of this state or doing any insurance business in this state for profit.

This proposed amendment will permit public property to be insured in mutual insurance associations and companies, a right which has been questioned under the present constitution. In this respect mutual insurance will thus be placed on the same basis with all other kinds and the state will also be authorized to regulate insurance rates.

NUMBER 31.

Abolishing Board of Public Works.

ARTICLE VIII.

Sec. 12. So long as this state shall have public works which require superintendence, a superintendent of public works shall be appointed by the governor for the term of one year, with the powers and duties now exercised by the board of public works until otherwise provided by law, and with such other powers as may be provided by law.

SCHEDULE.

Section 13 of article VIII is hereby repealed.

This amendment abolishes the state board of public works and provides that the powers and duties now exercised by that board, together with such other duties as may be prescribed by law, shall be exercised by a superintendent of public works, to be appointed by the governor for a period of one year.

NUMBER 32.

Taxation of State and Municipal Bonds, Inheritances, Incomes, Franchises and Production of Minerals. ARTICLE VII

Sec. 1. No poil tax shall ever be levied in this state, or service required, which may be commuted in money or other thing of value.

Sec. 2. Laws shall be passed, taxing by a uniform rule, all moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise; and also all real and personal property according to its true value in money, excepting all bonds at present outstanding of the state or Ohio or of any city, village, hamlet, county, or township in this state or which have been issued in behalf of the public schools in Ohio and the means of instruction in connection therewith, which bonds so at present outstanding shall be exempt; from taxation; but burying grounds, public school houses, houses used exclusively for public worship, institutions used exclusively for charitable purposes, public property used exclusively for any public purpose, and personal property, to an amount not exceeding in value-five hundred oldlars, for each individual, may, by general laws, be exempted from taxation; but all such laws shall be subject to alteration or repeal; and the value of all property, so exempted, shall, from time to time, be ascertained and published as may be directed by law.

Sec. 6. Except as otherwise provided in this constitution the state shall never contract any debt for purposes of internal improvement.

Sec. 7. Laws may be passed providing for the taxation of the right to receive, or to succeed to, estates, and such taxation may be uniform or it may be so graduated as to tax at a higher rate the right to receive, or to succeed to, estates, and such taxation may be uniform or each estate not exceeding twenty thousand dollars may be exempt from such taxation.

Sec. 8. Laws may be passed providing for the taxation of incomes, and such taxation may be either uniform or graduated, and may be applied to such incomes as may be designated by law; but a part of each annual income not exceeding three thousand dollars may be exempt from such taxation.

Sec. 9. Not less than fifty per centum of th

Section I of this amendment seeks to abolish the poll tax including the tax which one may "work out" on the road and in lieu of which he may pay a sum of money.

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Both the present constitution and this amendment require that all

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The remaining sections of this amendment authorize the general assembly to pass laws levying income and inheritance taxes, graduated or otherwise, on condition that at least fifty per centum of the revenue thus obtained shall be returned to the city, village or township from which it came. Excise and franchise taxes and a tax on the gas, oil, coal and other minerals produced in the state are also authorized.

The last section requires any subdivision of the state which issues bonds to make immediate preparation for their payment by levying an subject to competitive examination. annual tax sufficient to pay the interest as it accrues and to provide a sinking, or reserve fund, which, at the time when the bonds become due, shall be sufficient to pay them.

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Regulation of Corporations and Sale of Personal Property.

ARTICLE XIII.

Sec. 2. Corporations may be formed under general laws; but all such laws may, from time to time, be altered or repealed. Corporations may be classified and there may be conferred upon proper boards, commissions or officers, such supervisory and regulatory powers over their organization, business and issue and sale of stocks and securities, and over the business and sale of the stocks and securities of foreign corporations and joint stock companies in this state, as may be prescribed by law. Laws may be passed regulating the sale and conveyance of other personal property, whether owned by a corporation, joint stock company or individual.

This amendment is offered for the purpose of authorizing legislation that will permit the classification of corporations and the regulation by law of the issue and sale of stocks and bonds as well as supervision over their organization and business. The further purpose is to authorize such legislation as will prevent the sale of fraudulent stocks and bonds by either domestic or foreign corporations.

The amendment further recognizes the right of the law-making power to regulate the sale of other forms of personal property.

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Sec. 3. Dues from private corporations shall be secured by such means as may be prescribed by law, but in no case shall any stockholder be individually liable otherwise than for the unpaid stock owned by him or her; except that stockholders of corporations authorized to receive money on deposit shall be held individually responsible, equally and ratably, and not one for another, for all contracts, debts, and engagements of such corporations, to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares. No corporation not organized under the laws of this state, or of the United States, or person, partnership or association shall use the word "bank", "banker" or "banking", or words of similar meaning in any foreign language, as a designation or name under which business may be conducted in this state unless such corporation, person, partnership or association shall submit to inspection, examination and regulation as may hereafter be-provided by the laws of this state.

This amendment provides first, that single liability shall apply to the stocks of all Ohio corporations, except those authorized to receive money on deposit, to which class double liability shall apply; and second, that all private persons or associations using a business name including the word "bank", "banker" or "banking", must submit to inspection, examination and regulation.

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NUMBER 36.

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notaries public.

Eligibility of Women to Certain Offices.

ARTICLE XV. Sec. 4. No person shall be elected or appointed to any office in this state unless possessed of the qualifications of an elector: provided that women who are citizens may be appointed, as notaries public, or as members of boards of, or to positions in, those departments and institutions established by the state or any political subdivision thereof involving the interests or care of women or children or both.

This amendment will permit the appointment of women as superintendents and members of boards of those institutions of the state, or any of its subdivisions, where the interests and care of women and children are involved. It will also allow the appointment of women as

> License to Traffic in Intoxicating Liquors. ARTICLE XV.

Sea S. License to traffic in intoxicating liquors shall be granted in this state, and license laws operative throughout the state shall be passed with such restrictions and regulations as may be provided by law, and municipal corporations shall be authorized by general laws to provide for the limitation of the number of saloons. Laws shall not be passed authorizing more than one saloon in each township or municipality of less than five hundred population, or more than one saloon for each five hundred population in other townships and municipalities. Where the traffic is or may be prohibited under laws applying to counties, municipalities, townships, residence districts, or other districts now prescribed by law, the traffic shall not be licensed in any such local sub-division while any prohibitory law is operative therein, and nothing herein contained shall be so construed as to repeal, modify or suspend any such prohibitory laws, or any regulatory laws now in force or hereafter enacted, or to prevent the future enactment, modification or repeal of any prohibitory or regulatory laws. License to traffic in intoxicating liquors shall not be granted to any applicant who is in any way interested in the business conducted at any other place where intoxicating liquors are sold or kept for sale as a beverage nor shall such license be granted unless the applicant or applicants are the only persons in any way pecuniarily interested in the business for which the license is sought and no other person shall be in any way interested therein during the continuance of the license is fully interested the traffic in intoxicating liquors, his license shall be deemed revoked. If any license is more than once convicted for a violation of the laws in force to regulate the traffic in histoxicating liquors, his license shall be deemed revoked. If any license shall hereafter be granted to him. License to traffic in intoxicating liquors are sold, or kept for sale, as a beverage in quantities less than one gallon.

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INTOXICATING LIQUORS. For License to traffic in intoxicating liquors. Against License to traffic in intoxicating liquors.

The voter shall indicate his choice by placing a cross-mark within the blank space opposite the words "For License," if he desires to vote in favor of the article above mentioned and opposite the words "Against License," within the blank space if he desires to vote against said article. If a cross-mark is placed opposite both phrases or neither phrase, then the vote upon the subject shall not be counted. If the votes for license shall exceed the votes against license, then the article above mentioned shall become section 9 of article XV of the constitution, and the present section 9 of said article, also known as section 18 of the schedule shall be repealed.

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7. The licensing authority shall be located in the county, or in a county adjoining thereto.

8. Where the traffic is or may be prohibited under laws applying to counties, municipalities, townships, residence districts or other districts now prescribed by law license shall not be granted therein while such prohibitory law is operative therein.

9. Nothing contained in the proposal repeals, or modifies exist-Section 2 differs from the corresponding section of the present ing prohibitory or regulartory laws, or prevents their future repeal or

10. There is added to the above provisions, that nothing contained

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Sec. 10. Appointments and promotions in the civil service of the state, the several counties, and cities, shall be made according to merit and fitness, to be ascertained, as far as practicable, by competitive examinations. Laws shall be passed providing for the enforcement of this provision.

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Sec. 11. Laws may be passed regulating and limiting the use of property on or near public ways and grounds for erecting bill-boards thereon and for the public display of posters, pictures and other forms of advertising.

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Sec. 1. Either branch of the general assembly may propose amendments to this constitution; and, if the same shall be agreed to by three-fifths of the members elected to each house, such proposed amendments shall be entered on the journals, with the yeas and nays, and shall be submitted to the electors for their approval or rejection, on a separate ballot without party designation of any kind, at either a special or a general election as the general assembly may prescribe. Such proposed amendments shall be published once a week for five consecutive weeks preceding such election, in at least one newspaper in each county of the state, where a newspaper is published. If the majority of the electors voting on the same shall adopt such amendments the same shall become a part of the constitution. When more than one amendment shall be submitted at the same time, they shall be so submitted as to enable the electors to vote on each amendment, separately.

Sec. 2. Whenever two-thirds of the members elected to each branch of the change this constitution, they shall recommend to the electors to vote on a separate ballot without party designation of any kind at the next election for members to the general assembly, for or against a convention; and if a majority of all the electors, voting for and against the calling of a convention, shall have voted for a convention, the general assembly shall, at their next session, provide, by law, for calling the same. Candidates for members of the constitutional convention whall be nominated by nominating petitions only and shall be evoted for upon one independent and separate ballot without any emblem or party designation whatever. The convention shall consist of as many members as the house of representatives, who shall be chosen as provided by law, and shall meet within three months after their election, for the purpose, after, or amend the constitution; shall be submitted to the electors of the state; and in case a majority of the electors, voting for and against the ca

At present when the general assembly submits to the electors for their approval or rejection any proposed amendment to the constitution the same has to be published in newspapers for a period of six months prior to general election and then becomes a part of the constitution if a majority of the electors voting at such general election vote in favor of the same. Under the above amendment if it is adopted, the time of publication is reduced from six months to five weeks and in lieu of requiring a majority of all the electors who vote at such general election, any submitted amendment will become a part of the constitution if a majority of the electors voting thereon shall vote in its favor. In addition all proposed amendments must be submitted on a separate ballot without party designation thereon and at either a special or general election.

This amendment also makes mandatory what formerly was optional with the general assembly as to the method of selecting members of future constitutional conventions. It requires that they shall be nominated by petition only and shall be voted for upon one independent and separate ballot without any emblem or party designation whatever.

If the amendment to article V, section 1, to the constitution—Woman's Suffrage, peted by the electors and become a part of the constitution, then the foregoing ment, if adopted, shall be of no effect.

This amendment takes out of section 1, article V, the one word "white". Its adoption is desirable, in case the woman's suffrage amendment should be defeated, to make the state constitution conform to that of the United States.

The object in adding the schedule is to make the foregoing amendment unnecessary in case the woman's suffrage should be ratified by the electors.

NUMBER 25.

Use of Voting Machines. ARTICLE V.

ec. 2. All elections shall be either by ballot or by mechanical device, or by reserving the secrecy of the vote. Laws may be enacted to regulate the tion of the ballot and to determine the application of such mechanical device.

This amendment permits laws to be passed authorizing the use of ballots or voting machines at elections. Under a recent decision of the supreme court of this state voting machines cannot be used for the reason that the constitution now requires all elections to be by ballot.

NUMBER 26.

Primary Elections. ARTICLE V.

Sec. 7. All nominations for elective state, district, county and municipal offices thall be made at direct primary elections or by petition as provided by law, and provision shall be made by law for a preferential vote for United States senator; but direct primaries shall not be held for the nomination of township officers or for the effects of municipalities of less than two thousand population, unless petitioned for by a majority of the electors of such township or municipality. All delegates from this state to the national conventions of political parties shall be chosen by direct vote of the electors. Each candidate for such delegate shall state his first and second choices for the presidency, which preferences shall be printed upon the primary ballot below the name of such candidate, but the name of no candidate for the presidency shall be so used without his written authority.

Under this amendment all nominations for offices of the state or any subdivision thereof having a population of over two thousand, must be made by primary election or by petition. But nominations for offices in districts with a population less than the number named are not so made unless the qualified electors thereof so desire. It is further provided that all delegates to national conventions of the different political parties are to be chosen by primary and provision is made for a preferential vote for United States senator and also to require that candidates for the office of delegate to national conventions shall state their preference as between different candidates for the presidency.

NUMBER 27.

Organization of Boards of Education.

ARTICLE VI.

Sec. 3. Provision shall be made by law for the organization, administration and control of the public school system of the state supported by public funds; provided, that each school district embraced wholly or in part within any city shall have the power by referendum vote to determine for itself the number of members and the erganization of the district board of education, and provision shall be made by law for the exercise of this power by such school districts.

This amendment, if adopted, will give the law-making body of the state complete control over the organization and administration of the state's public school system, and is designed to make clear that local communities cannot destroy the unity of the state system.

The second part of the amendment applies to city school districts only, and allows the electors of each city district to determine, as shall be provided by law, the size and organization of its board of education. The powers of such city boards of education are not enlarged by this amendment.

NUMBER 28

Creating the Office of Superintendent of Public Instruction to Replace State Commissioner of Common Schools.

ARTICLE VI.

Sec. 4. A superintendent of public instruction to replace the state commissioner of common schools, shall be included as one of the officers of the executive department to be appointed by the governor, for the term of four years, with the powers and duties now exercised by the state commissioner of common schools until otherwise provided by law, and with such other powers as may be provided by law.

SCHEDULE.

If the foregoing amendment be adopted by the electors it shall take effect and become a part of the constitution on the second Monday of July, 1913.

This amendment provides for a more effective supervision of the public school system of the state, by creating the office of superintendent of public instruction as one of the state executive departments. 'At present there is no provision in the constitution on the subject, the ! state commissionership of public schools being a statutory office subject to abolition at any time by the general assembly. The new office provided in this amendment will be appointive by the governor and the term will be four years. The amendment, if adopted, will take effect on the second Monday of July, 1913, at which time the first superintendent of public instruction will take the place of the commissioner of common schools, whose term expires on that date, and the latter office will then cease to exist.

NUMBER 29.

To Extend State Bond Limit to Fifty Million Dollars for Inter-County

ARTICLE VIII.

Sec. 1. The state may contract debts to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts, direct and contingent, whether contracted by virtue of one or more acts of the general assembly, or at different periods of time, shall never exceed seven hundred and fifty thousand doilars; and the money, arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever; provided, however, that laws may be passed to contract debts and authorize issues of bonds to an amount which in the aggregate of all issues shall not exceed fifty million dollars for the purpose of constructing, rebuilding, improving and repairing a system of inter-county wagon roads throughout the state. Not to exceed ten million dollars of such bonds shall be issued in any one year, and there shall be levied and collected annually by taxation an amount sufficient to pay the interest on said bonds and to provide a sinking fund for their redemption at maturity, and laws shall be passed to provide for the maintenance of said roads. Such wagon roads shall be determined under general laws and the cost of constructing, rebuilding, improving, repairing and maintaining the same shall be paid by the state. The provisions of this section shall not be limited or controlled by section 6, of article XII.

Section 1, article VIII, of the constitution limits state indebtedness to seven hundred and fifty thousand dollars.

This amendment raises the limit of indebtedness for the specific purpose of constructing, rebuilding, improving and repairing a system of inter-county wagon roads, to fifty million dollars, and, if adopted, will authorize legislation providing for an issue of state bonds, not to exceed, in the aggregate of all issues, fifty million dollars. Not more than ten million dollars in bonds can be issued in any one year. The cost of constructing and maintaining this system of inter-county wagon roads shall be paid by the state and provision shall be made for the re-

state to construct and maintain an inter-county system of permanent wagon roads, the cost of which shall be levied upon the entire tax duplicate. Based upon statistics given by the Ohio tax commission and computing interest and sinking fund charges on fifty million dollars

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at three and one-half per cent., on thirty-five year bonds, issued in amounts of five million dollars each year, the proportion of the tax, on account of such bonds, borne by the different classes of property within the state will be as follows: Duplicate. Proportion. Real estate in cities and villages \$2,544,547,115 41.0 per cent. 27.1 per cent.

Average per capita cost per year, 53	cents.	-14-1
State tax duplicate\$	6,202,132,080	100.0 per cent.
Personal property	891,437,728	14.4 per cent.
Banks	174,693,439	

14.7 per cent.

Average annual tax on each \$1,000-For next ten years43 cents. For the last ten years20

NUMBER 30.

Regulating Insurance. ARTICLE VIII.

ship, by vote of its citizens, or otherwise, to become a stockholder in any joint stock company, corporation, or association whatever; or to raise money for, or to loan its credit to, or in aid of, any such company, corporation, or association: provided, that nothing in this section shall prevent the insuring of public buildings or property in mutual insurance associations or companies. Laws may be passed providing for the regulation of all rates charged or to be charged by any insurance company, corporation or association organized under the laws of this state or doing any insurance business in this state for profit.

This proposed amendment will permit public property to be insured in mutual insurance associations and companies, a right which has been questioned under the present constitution. In this respect mutual insurance will thus be placed on the same basis with all other kinds and the state will also be authorized to regulate insurance rates.

NUMBER 31.

Abolishing Board of Public Works. ARTICLE VIII.

Sec. 12. So long as this state shall have public works which require superintendence, a superintendent of public works shall be appointed by the governor for the term of one year, with the powers and duties now exercised by the board of public works until otherwise provided by law, and with such other powers as may be provided by law.

Section 13 of article VIII is hereby repealed.

This amendment abolishes the state board of public works and provides that the powers and duties now exercised by that board, together with such other duties as may be prescribed by law, shall be exercised by a superintendent of public works, to be appointed by the governor for a period of one year.

NUMBER 32.

Taxation of State and Municipal Bonds, Inheritances, Incomes, Franchises and Production of Minerals.

ARTICLE XII.

Sec. 1. No poil tax shall ever be levied in this state, or service required, which may be commuted in money or other thing of value.

Sec. 2. Laws shall be passed, taxing by a uniform rule, all moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise; and also all real and personal property according to its true value in money, excepting all bonds at present outstanding of the state of Ohio or of any city, viliage, hamlet, county, or township in this state or which have been issued in behalf of the public schools in Ohio and the means of instruction in connection therewith, which bonds so at present outstanding shall be exempt from taxation; but burying grounds, public school houses, houses used exclusively for public worship, institutions used exclusively for charitable purposes, public property used exclusively for any public purpose, and personal property, to an amount not exceeding in value five hundred dollars, for each individual, may, by general laws, be exempted from taxation; but all such laws shall be subject to alteration or repeal; and the value of all property, so exempted, shall, from time to time, be ascertained and published as may be directed by law.

Sec. 6. Except as otherwise provided in this constitution the state shall never contract any debt for purposes of internal improvement.

Sec. 7. Laws may be passed providing for the taxation of the right to receive, or to succeed to, estates, and such taxation may be uniform or it may be so graduated as to tax at a higher rate the right to receive, or to succeed to, estates of smaller value. Such tax may also be levied at different rates upon collateral and direct inheritances, and a portion of each estate not exceeding twenty thousand dollars may be exempt from such taxation.

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Sec. 2. Whenever two-thirds of the members elected to each branch of the general assembly, shall think it necessary to call a convention, to revise, amend, or change this constitution, they shall recommend to the electors to vote on a separate ballot without party designation of any kind at the next election for members to the general assembly, shown to the general assembly shall, at their next election for members to the general assembly shall, at their next session, provide, by law, for calling the same. Candidates for members of the constitutional convention shall be nominated by nominating petitions only and shall be voted for upon one independent and separate ballot without any emblem or party designation whatever. The convention shall consist of as many members as the house of representatives, who shall be chosen as provided by law, and shall meet within three months after their election, for the purpose, aforesaid.

Sec. 3. At the general election to be held in the year one thousand nine hundred and thirty-two, and in each twentieth year thereafter, the question: "

At present when the general assembly submits to the electors for their approval or rejection any proposed amendment to the constitution the same has to be published in newspapers for a period of six months prior to general election and then becomes a part of the constitution if a majority of the electors voting at such general election vote in favor of the same. Under the above amendment if it is adopted, the time of publication is reduced from six months to five weeks and in lieu of requiring a majority of all the electors who vote at such general election, any submitted amendment will become a part of the constitution if a majority of the electors voting thereon shall vote in its favor. In addition all proposed amendments must be submit on a separate ballot without party designation thereon and at either a special or general election.

This amendment also makes mandatory what formerly was tional with the general assembly as to the method of selecting me of future constitutional conventions. It requires that they nominated by petition only and shail be voted for upon one pendent and separate ballot without any emblem or party d

This amendment further provides, as does the present constitution, for the submission to the people every twenty years of the question as to whether or not a convention shall be held to revise the constitution. Under the present constitution a majority of the electors voting at the election is required to decide the question, but under this proposed amendment only a majority of those voting on the question is required to decide it.

NUMBER 40.

Municipal Home Rule.

ARTICLE XVIII.

Sec. 1. Municipal corporations are hereby classified into cities and villages. All such corporations having a population of five thousand or over shall be cities all others shall be villages. The method of transition from one class to the othe shall be regulated by law.

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If the foregoing amendment to the constitution be adopted by the electors and become a part of the constitution, it shall take effect on November 15, 1912.

Cities and villages under the proposed amendment are given the right to frame their own charters, own and regulate their own publie utilities and to adopt by ordinances such local police, sanitary and other similar regulations, not in conflict with general laws, as they may deem necessary. To the general assembly is specifically reserved the authority to limit the power of cities to levy taxes and incur debts for local purposes, to control elections, to examine into the financial condition and transactions of all municipalities, and, by general laws, to make such provisions for police and sanitary regulations and other similar matters as may be for the general welfare of the state.

FORM OF GOVERNMENT.

Municipalities may determine their form of government by any one of three ways:

a. They may, upon vote of the people, elect fifteen citizens to frame a charter, which must be submitted to the voters for approval.

b. They may adopt, by a majority vote, a form of government provided by the general assembly. This may be the commission form of government, the federal plan, the so-called Newport plan, or as many other plans as the general assembly may provide.

c. They may decide to be governed as at present, by a municipal code, framed and adopted by the general assembly. Such a code automatically takes effect in all municipalities which do not frame their own charters or take the trouble to submit to the people one or the other of the forms provided by the general assembly.

CONTROL OF PUBLIC UTILITIES.

Municipalities are given the power to acquire, construct, own, lease and operate any or all of their public utilities. This authority is subject to the limitations fixed by the general assembly on the power of the municipality to levy taxes and incur indebtedness. A city may raise money for such purpose by issuing mortgage bonds beyond the limit of bonded bedebtedness fixed by law, provided that such mortgage bonds are made a lien only on the property and revenues of the utility itself.

IMPROVEMENTS AND EXCESS CONDEMNATION.

Cities are given the right to appropriate private property for a public use and at the same time to appropriate an excess over that actually to be occupied by the improvement in order to protect the improvement made. Bonds, however, for such excess must be a lien only on the property acquired for the improvement and the excess.

This will enable a city to take property for a civic center, a park or street opening and a sufficient amount of the adjacent property to protect the improvement. This excess can then be sold under proper restrictions by the city.

NUMBER 41. " wh the 11

SCHEDULE.

The several amendments passed and submitted by this convention when adopted at the election shall take effect on the first day of January, 1913, except as etherwise specifically provided by the schedule attached to any of said amendments. All laws then in force, not inconsistent therewith shall continue in force until amended or repealed; provided that all cases pending in the courts on the first day of January, 1913, shall be heard and tried in the same manner and by the same procedure as is now authorized by law. Any provision of the amendments passed and submitted by this convention and adopted by the electors, inconsistent with, or in conflict with, any provision of the present constitution, shall be held to prevail.

No issue is or can be raised on the adoption of this amendment. Its object is to fix the interval which must elapse between date of submission of these amendments and the time at which, if adopted, they shall go into effect, in order that different departments of the state government may have an opportunity to adjust themselves to any changes that may be made. All electors are respectfully requested to vote "Yes" on this particular matter.

SAMPLE OF OFFICIAL BALLOT.

Special Election, Tuesday, September 3, 1912. Amendments to the Constitution.

To vote FOR any amendment place a cross mark in the blank space to the left

is n		To voi	es opposi	y amendment place a cross mark in the blank space to the left te the title of such amendment Sf any amendment place a cross mark in the blank space to opposite the title of such amendment.
	1		YE	8 Art. I. Sec. 5.
			NO YES	3 1
s.	2		NO	Abolition of Capital Punishment.
d e il e	3		YES	Failure of Accused to Testify in
e d	4		YES	Art. I, Sec. 16.
h e	5		YES	Art. I, Sec. 19a.
ry			NO YES	
r	6		NO	Initiative and Referendum.
3 -	7		YES	Art. II, Sec. 8. Investigations by each House of General Assembly.
- 1	8		YES	Art. II, Sec. 10
3 3	9		YES	Art. II, Sec. 33.
3 3 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	10		YES	
1 5 5	11		NO YES	Art. II, Sec. 35.
1			NO YES	Workmen's Compensation.
7171	12		NO YES	Conservation of Natural Resources.
	13		NO	Eight Hour Day on Public Work.
	14		YES	Art. II, Sec. 38. Removal of Officials.
	15		YES	Regulating Expert Testimony in Crim-
	16		YES	d and the same and
	17		YES	Art. II, Sec. 41. Abolishing Prison Contract Labor.
	18		NO YES	Art. III, Sec. 8. Limiting Power of General Assembly
			NO YES	in Extra Sessions. Art. IV, Secs. 1, 2 and 6.
	19		NO YES	Change in Judicial System. Art. IV, Secs. 3, 7, 12 and 15.
	20		NO	Judge of Court of Common Pleas for Each County.
	21		YES	Art. IV, Sec. 9. Abolition of Justices of the Peace in Certain Cities.
	22		YES	Art. IV, Sec. 21. Contempt Proceedings and Injunctions.
1	23		YES	Art. V. Sec. 1. Woman's Suffrage.
-	24		NO YES	Art. V, Sec. 1. Omitting word "White."
-	25		YES	Art. V, Sec. 2.
-			NO YES	Use of Voting Machines. Art. V, Sec. 7.
-	26		NO YES	Primary Elections.
1	27		NO	Organization of Boards of Education. Art. VI, Sec. 3. Art. VI, Sec. 4.
1	28		YES	Creating the Office of Superintendent of Public Instruction to replace State Commissioner of Common Schools.
-	29		YES	Art. VIII, Sec. 1. To Extend State Bond Limit to Fifty Million Dollars for Inter-County
	10		NO YES	Wagon Roads. Art. VIII, Sec. 6.
-	30		NO YES	Regulating Insurance.
3	31		NO	Art. VIII, Sec. 12. Abolishing Board of Public Works.
3	32		YES	Art. XII, Secs. 1, 2, 6, 7, 8, 9, 10 and 11. Taxation of State and Municipal Bonds, Inheritances, Incomes, Franchises and
-	2		NO YES	Production of Minerals. Art. XIII, Sec. 2.
	3		NO YES	Regulation of Corporations and Sale of Personal Property. Art. XIII, Sec. 3.
3	4		NO YES	Double Liability of Bank Stockholders and Inspection of Private Banks.
3	5		NO	Art. XV, Sec. 2. Regulating State Printing.
3	6		YES NO	Art. XV, Sec. 4. Eligibility of Women to Certain Offices.
3	7		YES	Art. XV, Sec. 10. Civil Service.
3	8		YES	Art. XV, Sec. 11. Out-Door Advertising.
_	+		NO YES	Art. XVI, Secs. 1, 2 and 3. Methods of Submitting Amendments to
	9		NO YES	the Constitution. Art. XVIII, Secs. 1, 2, 3, 4, 5, 6, 7, 8, 9,
A	0			10, 11, 12, 13 and 14.

Municipal Home Rule.

Schedule of Amendments.

NO

YES

" Intoxicating Liquors.

To vote FOR license to traffic in intoxicating liquors place a cross mark in the blank space to the left opposite the words:—"For licens to traffic in intoxicating liquors." To vote AGAINST license to to traffic in intoxicating liquors place a cross mark in the blank space to the left opposite the words:—"Against license to traffic in intoxi-

> For License to Traffic in Intoxicating Liquors.

Against License to Traffic in Intoxicating Liquors.

This amendment further provides, as does the present constitu-tion, for the submission to the people every twenty years of the ques-tion as to whether or not a convention shall be field to revise the con-stitution. Under the present constitution a majority of the electors voting at the election is required to decide the question, but under this proposed amendment only a majority of those voting on the question is required to decide it.

NUMBER 40.

Municipal Home Rule.

ARTICLE XVIII.

Municipal Home Ruie.

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Bod. 1. Municipal corporations are hereby classified into cities and villages. All other deporations have a promoted of transition from one classified in the cities and villages. All other deporations have a promoted of transition from one classified to either and villages; and additional law may also be passed for the government of cities and villages; and additional law may also be passed for the government of cities and villages; and additional law may also be passed for the government of municipalities adopting the same; but no such additional law shall visit to be established by law.

It was also to be established by a majority of those voting thereon, under regulations, as are said in conflict with general law.

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SCHEDULE

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Municipalities may determine their form of government by any one of three ways

a. They may, upon vote of the people, elect fifteen citizens t

frame a charter, which must be submitted to the voters for approval. b. They may adopt, by a majority vote, a form of governmen provided by the general assembly. This may be the commission form of government, the federal plan, the so-called Newport plan, or as many other plans as the general assembly may provide.

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NUMBER 41. 5 ed 16 11

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No issue is or can be raised on the adoption of this amendment Its object is to fix the interval which must clapse between date of sub mission of these amendments and the time at which, if adopted, they shall go into effect, in order that different departments of the state changes that may be made. All electors are respectfully requested to rote "Yes" on this particular matter.

ODDER B

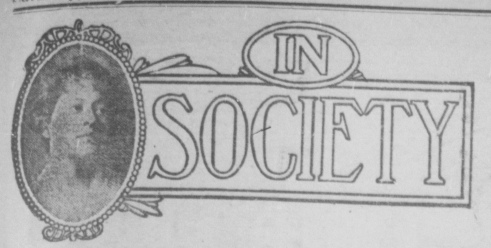
of the word	onte FOR any an 'Yen' opposite to	mendment to the Constitution. mendment place a cross mark in the blank space to the left the title of such amendment any amendment place a cross mark in the blank space to posite the title of such amendment.
	e word "No" op	Art. I. Sec. 5.
1	NO	Reform in Civil Jury System.
2	YES	Art. I, Sec. 9. Abolition of Capital Punishment.
	YES	Art. I, Sec. 10. Depositions by State and Comment or
3	NO	Failure of Accused to Testify in Criminal Cases.
4	YES	Art. I, Sec. 16. Suits Against the State.
5	YES	Art. I. Sec. 19a.
	NO YES	Damage for Wrongful Death. Art. II, Sec. 1, 1a, 1b, 1c, 1d, 1e, 1f
6	NO	and 1g. Initiative and Referendum.
7	YES NO	Art. II, Sec. 8. Investigations by each House of General Assembly.
8	YES	Art. II, Sec. 10 Limiting Veto Power of Governor.
9	YES	Art. II. Sec. 33.
	NO YES	Mechanics' and Builders' Liens. Art. II, Sec. 34.
10	NO	Welfare of Employes.
11	YES	Art. 11, Sec. 35. Workmen's Compensation.
12	YES	Art. II, Sec. 36.
	NO YES	Conservation of Natural Resources.
13	NO	Art. II, Sec. 37. Eight Hour Day on Public Work.
14	YES	Art. II, Sec. 38. Removal of Officials.
15	YES	Art. II, Sec. 39. Regulating Expert Testimony in Crim-
-	NO- YES	inal Trials. Art. II, Sec. 40.
16	NO	Registering and Warranting Land Titles
17	YES NO	Art. II, Sec. 41. Abolishing Prison Contract Labor.
18	YES	Art. III, Sec. 8. Limiting Power of General Assembly
	NO YES	Art. IV, Secs. 1, 2 and 6.
19	NO	Change in Judicial System.
20	YES	Art. IV, Secs. 3, 7, 12 and 15. Judge of Court of Common Pleas for Each County.
21	YES	Art. IV, Sec. 9. Abolition of Justices of the Peace in
20	NO YES	Certain Cities. Art. IV. Sec. 21.
22	NO YES	Contempt Proceedings and Injunctions
23	NO	Art. V. Sec. 1. Woman's Suffrage.
24	YES	Art. V, Sec. t. Omitting word "White."
25	NO YES	Art. V, Sec. 2.
25	NO YES	Use of Voting Machines.
26	NO	Art. V, Sec. 7. Primary Elections.
27	YES	Art. VI, Sec. 3. Organization of Boards of Education.
	NO	Art. VI, Sec. 4.
28	YES NO	Public Instruction to replace State Commissioner of Common Schools.
20	YES	Art. VIII, Sec. 1. To Extend State Bond Limit to Fift
29	NO	Million Dollars for Inter-County Wagon Roads.
30	YES	Art. VIII. Sec. 6. Regulating Insurance.
31	YES	Art. VIII, Sec. 12.
	NO	Abolishing Board of Public Works. Art. XII, Secs. 1, 2, 6, 7, 8, 9, 10 and 11
32	YES NO	Taxation of State and Municipal Bonds Inheritances, Incomes, Franchises an Production of Minerals.
33	YES	Art. XIII, Sec. 2. Regulation of Corporations and Sale of
33	NO YES	Personal Property. Art. XIII, Sec. 3.
34	NO	Double Liability of Bank Stockholder and Inspection of Private Banks.
35	YES NO	Art. XV, Sec. 2. Regulating State Printing.
36	YES	Art. XV, Sec. 4.
36	NO YES	Eligibility of Women to Certain Office
37	NO	Art. XV, Sec. 10. Civil Service.
38	YES NO	Art. XV, Sec. 11. Out-Door Advertising.
39	YES	Art. XVI, Secs. 1, 2 and 3. Methods of Submitting Amendments
	NO YES	Art. XVIII, Secs. 1, 2, 3, 4, 5, 6, 7, 8,
40	NO	Municipal Home Rule.
PROGRAMMENT STATES	YES	

YES

Schedule of Amendments.

For License to Traffic in Intoxicating Liquors.

Against License to Traffic in Intoxicating Liquors.



Thirty pretty young buds enjoy- den, of Deland, Fla., who is her guest ed a delightful afternoon party at for the summer. Miss Marie Mobley's yesterday.

carried out through the afternoon.

Mobley and Miss Ella Hess in an Stewart original contest, in which Miss Marye Collins won the favor, silk hose, and Miss Margaret Mark the consolation

A delightful lincheon was served at the close of the afternoon.

Guests from a distance were Misses Estelle McCall and Helen Dunn of Portsmouth, Miss Dorris Knight of spending the day in Columbus. Columbus, Miss Arline Beale of Mt Sterling, Miss Lutz of Chillicothe, Miss Jean Shoultz of St. Louis. Misses Mary Austin and Audna Gallimore of Wilmington, Miss Reppa Furry of Springfield.

Misses Elda and Reba Rickets entertained with an elegant dinner yesterday at the home of their par- ed from the Hodson Hospital to their ents, Rev. and Mrs. Rickets, of home on S. North street. Staunton.

The after dinner was made one of of Chillicothe and Mrs. Ralph Allen won the prizes.

ell, of Chillicothe, Mrs. Eliza Wad- sembly. del, Mrs. Ralph Allen, Misses Annette Stanford, Luella Riley, Mazie Rowe, Ruth Marks, Pearl Burnett, ton, who have been spending the

Miss Helen Harper delightfully entertained the girls of the Tau Mu with a dancing party.

The affair was in honor of the Mrs. F. M. McCoy. out of town guests, Misses Urcell Porter, Lillian Davis and Dorthy Fullerton.

Mrs. Floy B. Adams, of Yellow Springs pleasantly entertained yesterday at the hotel in Jamestown in

ELGIN WATCHES \$5.65

HETTY, Jeweler

NUCUP is one of the most healthful and nutritious beverages on the market. We recommend its use because there can be no harmful effects from it.

SAMPLES FREE

For Sale by Following Grocers J. W. DUFFE & CO., PHIL E. ROTHROCK, HARRY E. WOOD JAMES DUCEY, HARRY G. FLEE, N. S. BARNETT & SON AND M. C. ORTMAN.

OLD RELIABLE STILL IN THE LEAD

ples, Indiana grown mellons, Arizona cantelopues, large ripe water cabbage, home grown tomatoes, 4c sugar \$1.40. Our prices are low. Our stock is first class. See us.

The Old Reliable Cash Grocers. Both phones No 17. J W. DUFFEE & CO.

The guests included Misses The Mobley home was artistically Brightie and Florence Ogle, Mrs. decorated in yellow flowers while the Jennie McMillian, Mrs. Laura Adams, vellow and black color scheme was Chattanooga, Tenn., Mrs. Page, St. Louis, Mo., Miss Massie, of Chicago, The attractive young hostess was Mrs. Jennie Sharp, Mrs. Galvin, Mrs. assisted by her mother, Mrs. O. J. Carper, Miss Ella Syphers, Mrs. Clint.

PERSONAL **PARAGRAPHS**

Mr. and Mrs. Harrison Brown are * * *

Mr. and Mrs. J. B. Worthington are spending a few days in Sabina.

Mr. Wm. T. Morgan of Peoria, Col. is the guest of Mr. J. P. Harsha and

Miss Mary Baker and neice, Mary

Mrs. Ed Fite and baby boy return-

much pleasure, with two guessing Josephine Taylor, went to Greenfield contests in which Miss McDonnell, this morning to remain over Sunday. Miss Lissa Stewart, of S. North

The dinner guests were Miss Al- street left this morning for Lancaster len, Columbus, Miss Carrie McDow- to visit friends and attend the as-

Mr. and Mrs. J. Roy Flint of Day-Blanche Roberts, Lizzie Stokesberry, week with relatives will return home Sunday.

Mr. and Mrs. Clay Johnson are Tau club and their escorts last night here from Dayton to spend the week with Mrs. Johnson's parents Mr. and

> Mr. and Mrs. Lewis Baer and daughter, Miss Louise, have returned from a visit in Gallipoles and are at the Cherry Hotel.

Mrs. Spencer Calvert and daughhonor of her sister, Mrs. George Hol- ters, Misses Mabel and Ethel, and Mrs. Charles Johnson returned last night from a trip to Lakeside.

> Miss Grace Glen and Miss Margaret Evans arrived from Coalton CHEAPEST toworrow to be the guests of Miss Glen's sister, Mrs. R. R. Kibler.

Miss Cora Lawhead, of Frankfort, and Miss Emelia Peters, of Louisville, Ky., are guests of Mrs. A. R. Stokesoury on the Waterloo pike. 市 市 市

Dr. and Mrs. W. E. Robinson and children and Mrs. Ella Kouns, of Columbus, have returned from a motoring trip to Sandusky, where Sliced Boiled Ham they visited Mrs. Allen Whitney.

Mr. and Mrs. Chas Springer and daughter left today for their home in Louisville, Ky., after a week's visit with Mr. Sprenger's parents, Mr. and Mrs. A. F. Sprenger.

Mr. and Mrs. J. T. Tuttle are visiting in Springfield. Mr. Tuttle returning Monday night and Mrs. Tuttle remaining to spend the next two weeks in Springfield and Dayton.

Miss Marie Melvin has returned from a visit of over a month at Cleveland and Cedar Point. Miss Margaret McCoy accompanied her home from Columbus for a visit.

Mrs. Louise Stutson Potter and Miss Janet Stutson returned Friday afternoon from a months-trip in the East, being the guests of Mr. and Mrs. J. I. Cassidy at Cape May, N. J., Atlantic City, New York and Philadelphia. Mrs. Cassidy and sister, Extra fancy bananas, large sweet Miss Esther Prager, of Roswell New oranges, Elberta peaches, fancy ap- Mexico, accompanied them home and will be their guests.

Mr. and Mrs. S. E. Parrett returnmelons, hot house cucumbers, Jersey ed this morning from Hutchison, sweet potatoes, Kentucky wonder Kansas, where they attended the wed beans, well filled sweet corn, solid ding of their son Robert and from subsequent visits in Oklahoma City, per pound, 25 pound sack granulated and Sidney, Ill. Mr. and Mrs. Robert Parrett who are on their honeymoon trip, also arrived from Excelsior Springs, Mo., and will be the Peaberry Coffee guests of Mr. and Mrs. Parrett for the coming week.

Home-Made Dainties TASTE BETTER ARE BETER

Use a White Mountain Freezer BARNETT'S

The DICE-MARK Hdw. Co

Various kinds, sizes 75c and \$1.00 grade To close quick.

Manhattan \$1.50 grade \$1.29

BOYS'

Various kinds and 25c and 35c gr To close (e

\$2.00 grade \$1.59 Buy 1

\$3.50 grade

All Incluance

Tub Dress Sale

Shirt Sale

Ladies'

Linen, Gingham, Madras Wah Drssses Worth \$5 to \$12 Sale Price

\$ 5.00 Linen Suits

\$ 7.50 Linen Suits -

\$2.50 grade \$1.98

Sale

222

Wash Goods IN FANCY SWISSES LAWNS, BATISTES worth 12 c, 15c, 19c To close quick.

Sensational

Sale

Special Sale of White Waists

White Embroidered Dresses

\$ 5.00	values		*									\$1.98
\$ 7.50	values	*		 ٠					,			\$2.98
\$10.00	values							٠		٠		\$3.45

75c Waists......**35c** \$1.00 Waists.....69c \$1,50 Waists.....98c

\$1.98

RUMMAGE RACK

SKIRTS. DRESSES WAISTS and COATS

go for mere fraction of value



CHILDREN'S Wash Dresses

Some excellent values. Age 1 to 6. See them.

Miss Ruth Allen, who accompanied the Dr. Henness party on an extensive European trip the past two months arrived home last evening. The party landed in New York on Wednesday, Miss Allen making the trip down the Hudson enroute home. The summer trip throughout letter from Sheriff H. Kissam, of Chat was most delightful and the party ham, Virginia regarding Charles returned in fine spirits. Miss Corda Johnson, alias John Robinson, alias McCafferty, who was also with the Henness party came directly home

This is the last discount day for gas and electric light bills.

morning.

is particularly true in the to buy the best, which, by cheaper here than the com- during the holidays. mon sorts.

Tender, juicy, sweet clover ed Hams, properly boiled, ap- Robinson or "Johnson" is the negro petizing.

10c 1-4 pound

Sliced Dried Beef

to your order.

10c 1-4 pound

Sliced Bacon

Especially selected for quality and flavor. It is the very limit of bacon good. pay too much.

25c the pound

Diamond A tggs

solutely fresh and good.

25c the dozen

Better than the usual 32c grade. The genuine Peaberry in the green bag will save you money at

27c the pound

GROCERY

3 Phones--32, 32, 33

Negro Burglar **Badly Wanted**

Sheriff Nelson is in receipt of a Cuch Robinson of Chatham, Virginia from New York, arriving Friday who is confined in the local jail charg ed with having burglar tools in his possession and attempting to burglarize the Palmer store.

The man's real name is John Robinson, and his mother, Mrs. Jinsey Robinson lives in Chatham. According to the letter Robinson left Chatham six years ago, escaping the officials after making murderous assault upon a constable who attempted to arrest him. The constable was in Halifax county, and after nearly killing him, Johnson fled to Chatham, where he was arrested but escaped.

He lost the end of one finger in a matter of eatables. In buy- chopper in a livery stable in Chating food products it is well ham several years ago, and since he fled nothing has been heard from him, other than it was learned that the way, are as cheap or he made a brief visit to his mother

Robinson's tale does not correspond with the one given by the Sheriff, but there is no doubt but what he is the man, as a photograph

who tried to tunnel out of jail and and had also planned to escape from Scenery, the city lock-up using a steel bar with which to attack Chief McCoy.

The man has been kept closely Solid, firm, rich red meat, caged up since his attempt to escape. perfectly sugared. Sliced He was bound over to the grand jury some two weeks ago.

The Last Day Of The Institute

The annual session of the Fayette County Teachers Association, of the Executive committee. The ness. To pay more is to held at the Y. M. C. A., came to an other members of the committee are end Friday evening after a very satisfactory meeting during which Wilson of Jeffersonville. the teachers learned much of imin the school room.

Thursday afternoon the election of

Teacners' Examination

Notice is hereby given that the second examination for teachers of the city schools will be held Saturday, August 10, 1912, at the Cherry very instructive one and everybody Hill school building, beginning at 8:30 a. m. By order of the Board of Examin-

184-6t R. H. HARROP, Clerk.

COLONIAL VAUDEVILLE 10c

OS. Mid-Air, using three pairs Roman Society Herculean Gymnasts in rings and 3 trapeze bars in acts.

LULU'S DOCTOR-Vitagraph Photo Plays: Featuring Morris Costelo

THE WONDERING MINISTER Dramatic story full of realism and heart interest

Wonderland

THE KATZENJAMMER KIDS-One of the best of laugh-provoking Katzie Comedies.

HOW THE BOYS FOUGHT THE INDIANS Edison Comedy.

Lux and Comet

Tonight

HER INDIAN GUARDIAN

sent to him was instantly identifi- A family of homeseekers are set upon by Indians and massacred, with the exception of one little girl, five years of age, and around this little girl is formed the planned to overpower Sheriff Nelson story. Some very fine riding and beautiful western

> PONTO'S LITTLE JOKE The story of a dog, and

SPIFFKIN'S NEW JOB Showing how a lamp-lighter sets the whole city on fire.

Tuesday, Aug. 13, Life in a Saddle---3000

feet of the most interesting western picture ever exhibited.

J. M. Hartman and Supt. M. E.

Miss Edith Blackman entertained portance to assist them in their work the teachers with a vocal solo, Dean Minnick of Oxford gave an interesting talk on the aims of education. Hens can't lay better eggs officers was held and the result was Friday morning S. K. Mardis of the than these. They are ab- the election of Prof. O. K. Probasco Ohio Federation of Teachers spoke president; Miss Edna Thompson, of the work of the Federation. The secretary and Supt. McClain member | Federation has been presented to the Fayette County Institute for several years but never received any help until this year.

> Dr. Clippenger gave the required Temperance Lecture and was highly stock of Films in the city. complimented on the way he handled his theme. Prof. Martzoff, of Athens address. The Institute has been a supplies. went away pleased.

The new committee met and decided to hold next year's Institute the first week in August, 1913, and decided on C. W. Cookson, of Troy as one instructor.

Want Ads. are profitable.

CHICHESTER S PILLS boxes, scaled with five horon. V. Take no other. Hav of year Druggist. Ask for CIPA-CHEAS. FER S. DIAMOND BRANB PRLES. for 25 SOLD BY DRUGGISTS EVERYWHERE

Use the Classified column.

Buy Your Films Here

We carry the only complete

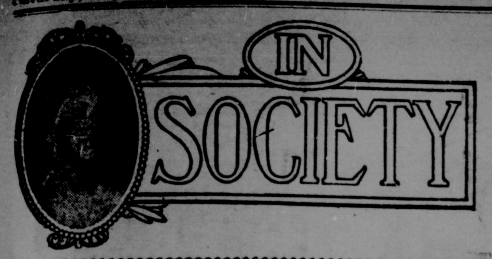
Buy here and you can feel dropped in Friday and gave a short assured of always getting fresh

DELBERT C. HAYS

Everything In Phote Supplies

Court and Main Sts. UP STAIRS

Linen Suits \$12.50 Linen Suits



ed a delightful afternoon party at for the summer. Miss Marie Mobley's yesterday.

carried out through the afternoon.

assisted by her mother, Mrs. O. J. Carper, Miss Ella Syphers, Mrs. Clint mobley and Miss Ella Hess in an Stewart original contest, in which Miss Marye Collins won the favor, silk hose, and Miss Margaret Mark the consolation.

A delightful lincheon was served at the close of the afternoon.

Guests from a distance were Misses Estelle McCall and Helen Dunn of Portsmouth, Miss Dorris Knight of spending the day in Columbus. Columbus, Miss Arline Beale of Mt. Sterling, Miss Lutz of Chillicothe, Miss Jean Shoultz of St. Louis. Misses Mary Austin and Audna Gallimore of Wilmington, Miss Reppa Furry of Springfield.

Misses Elda and Reba Rickets entertained with an elegant dinner vesterday at the home of their parents, Rev. and Mrs. Rickets, of home on S. North street. Staunton.

The after dinner was made one of of Chillicothe and Mrs. Ralph Allen

ell, of Chillicothe, Mrs. Eliza Wad- sembly. del. Mrs. Ralph Allen, Misses Annette Stanford, Luella Riley, Mazie

Miss Helen Harper delightfully entertained the girls of the Tau Mu Tau club and their escorts last night here from Dayton to spend the week with a dancing party.

The affair was in honor of the Mrs. F. M. McCov. out of town guests, Misses Urcell Porter, Lillian Davis and Dorthy Fullerton.

Mrs. Floy B. Adams, of Yellow Springs pleasantly entertained yesterday at the hotel in Jamestown in honor of her sister, Mrs. George Hol-

ELGIN WATCHES \$5.65 HETTY, Jeweler

NUCUP is one of the most healthful and nutritious beverages on the market. We recommend its use because there can be no harmful effects from it.

SAMPLES FREE

for Sale by Following Grocers J. W. DUFFE & CO., PHIL E. ROTHROCK, HARRY E. WOOD JAMES DUCEY. HARRY G. FLEE, N. S. BARNETT & SON AND M. C. ORTMAN.

STILL IN THE LEAD

ples, Indiana grown mellons, Arizona cantelopues, large ripe water melons, hot house cucumbers, Jersey ed this morning from Hutchison, sweet potatoes, Kentucky wonder Kansas, where they attended the wed beans, well filled sweet corn, solid ding of their son Robert and from cabbage, home grown tomatoes, 4c subsequent visits in Oklahoma City, per pound, 25 pound sack granulated and Sidney, Ill. Mr. and Mrs. Robsugar \$1.40. Our prices are low. Our ert Parrett who are on their honeystock is first class. See us.

The Old Reliable Cash Grocers. Both phones No 17. J W. DUFFEE & CO.

Thirty pretty young buds enjoy- den, of Deland, Fla., who is her guest

The guests included Misses The Mobley home was artistically Brightie and Florence Ogle, Mrs. decorated in yellow flowers while the Jennie McMillian, Mrs. Laura Adams, vellow and black color scheme was Chattanooga, Tenn., Mrs. Page, St. Louis, Mo., Miss Massie, of Chicago, The attractive young bostess was Mrs. Jennie Sharp, Mrs. Galvin, Mrs.

PERSONAL PARAGRAPHS

Mr. and Mrs. Harrison Brown are

Mr. and Mrs. J. B. Worthington are spending a few days in Sabina.

Mr. Wm. T. Morgan of Peoria, Col. is the guest of Mr. J. P. Harsha and

Mrs. Ed Fite and baby boy returned from the Hodson Hospital to their

Miss Mary Baker and neice, Mary much pleasure, with two guessing Josephine Taylor, went to Greenfield contests in which Miss McDonnell, this morning to remain over Sunday.

Miss Lissa Stewart, of S. North The dinner guests were Miss Al- street left this morning for Lancaster len, Columbus, Miss Carrie McDow- to visit friends and attend the as-

Mr. and Mrs. J. Roy Flint of Day-Rowe, Ruth Marks, Pearl Burnett, ton, who have been spending the Blanche Roberts, Lizzie Stokesberry, week with relatives will return home Sunday.

> Mr. and Mrs. Clay Johnson are with Mrs. Johnson's parents Mr. and

Mr. and Mrs. Lewis Baer and daughter, Miss Louise, have returned - This is the last discount day f from a visit in Gallipoles and are at the Cherry Hotel.

Mrs. Spencer Calvert and daughters, Misses Mabel and Ethel, and Mrs. Charles Johnson returned last night from a trip to Lakeside.

Miss Grace Glen and Miss Margaret Evans arrived from Coalton CHEAPEST toworrow to be the guests of Miss Glen's sister, Mrs. R. R. Kibler,

Miss Cora Lawhead, of Frankfort, and Miss Emelia Peters, of Louisville, Ky., are guests of Mrs. A. R. Stokesbury on the Waterloo pike.

Dr. and Mrs. W. E. Robinson and children and Mrs. Ella Kouns, of Columbus, have returned from a motoring trip to Sandusky, where Sliced Boiled Ham they visited Mrs. Allen Whitney.

Mr. and Mrs. Chas Springer and daughter left today for their home in Louisville, Ky., after a week's visit with Mr. Sprenger's parents, Mr. and Mrs. A. F. Sprenger.

Mr. and Mrs. J. T. Tuttle are visiting in Springfield. Mr. Tuttle returning Monday night and Mrs. Tuttle remaining to spend the next two weeks in Springfield and Dayton.

Miss Marie Melvin has returned from a visit of over a month at Cleveland and Cedar Point, Miss Margaret McCoy accompanied her home from Columbus for a visit. Mrs. Louise Stutson Potter and Miss Janet Stutson returned Friday afternoon from a months-trip in the East being the guests of Mr. and Mrs. J. I. Cassidy at Cape May, N. J., Atlantic City, New York and Philadelphia. Mrs. Cassidy and sister. Extra fancy bananas, large sweet Miss Esther Prager, of Roswell New Oranges, Elberta peaches, fancy ap- Mexico, accompanied them home and

will be their guests. Mr. and Mrs. S. E. Parrett returnmoon trip, also arrived from Excelsior Springs, Mo., and will be the Peaberry Coffee guests of Mr. and Mrs. Parrett for the coming week.



Use a White Mountain Freezer BARNETT'S

The DICE-MARK How, CO 3 Phones--32, 32, 33

MEN'S UNDERWEAR

Tub Dress

Sale

Various kinds, sizes 75c and \$1.00 grade To close quick.

BOYS' UNDERWEAR

Various kinds and 25c and 35c gr To close (e

Manhattan \$1.50 grade \$1.29 Shirt Sale \$3.50 grade

Linen, Gingham, Ma-

dras Wah Drssses

Worth \$5 to \$12

Sale Price

\$2.50 grade \$1.98

Wash Goods Sale

IN FANCY SWISSES LAWNS, BATISTES worth 12 c, 15c, 19c

Buy .

To close quick.

All Inclusion

Ladies' **Linen Suits** \$ 5.00 Linen Suits

\$ 7.50 Linen Suits -\$12,50 Linen Suits

\$1.98

Sensational

Sale

White Embroidered Dresses

	values \$1.98
\$ 7.50	values\$2.98
\$10.00	values

Special Sale of White Waists

75c Waists 35c \$1.00 Waists \$1,50 Waists......98c

RUMMAGE RACK

SKIRTS, DRESSES WAISTS and COATS

go for mere fraction of value



CHILDREN'S **Wash Dresses**

Some excellent values. Age 1 to 6. See them.

Miss Ruth Allen, who accompanied the Dr. Henness party on an exmonths arrived home last evening. The party landed in New York on Wednesday, Miss Allen making the trip down the Hudson enroute home. The summer trip throughout was most delightful and the party returned in fine spirits. Miss Corda McCafferty, who was also with the Henness party came directly home from New York, arriving Friday morning.

gas and electric light bills.

BEST IS THE

is particularly true in the to buy the best, which, by cheaper here than the com- during the holidays. mon sorts.

Tender, juicy, sweet clover ed. Hams, properly boiled, ap- Robinson or "Johnson" is the negro petizing.

10c 1-4 pound

Sliced Dried Beef

to your order.

10c 1-4 pound

Sliced Bacon

Especially selected for quality and flavor. It is the very limit of bacon goodpay too much.

25c the pound

Diamond A Eggs

solutely fresh and good.

25c the dozen!

Better than the usual 32c grade. The genuine Peaberry in the green bag will save you money at

27c the pound

Negro Burglar

Sheriff Nelson is in receipt of letter from Sheriff H. Kissam, of Chat ham, Virginia regarding Charles Johnson, alias John Robinson, alias Cuch Robinson of Chatham, Virginia who is confined in the local jail charg ed with having burglar tools in his possession and attempting to burglarize the Palmer store.

Robinson, and his mother, Mrs. Jinsev Robinson lives in Chatham. According to the letter Robinson left Chatham six years ago, escaping fled to Chatham, where he was ar-

He lost the end of one finger in a matter of eatables. In buy- chopper in a livery stable in Chating food products it is well ham several years ago, and since he fled nothing has been heard from him, other than it was learned that the way, are as cheap or he made a brief visit to his mother

Robinson's tale does not correspond with the one given by the Sheriff, but there is no doubt but what he is the man, as a photograph

who tried to tunnel out of jail and planned to overpower Sheriff Nelson and had also planned to escape from Scenery. the city lock-up using a steel bar with which to attack Chief McCoy.

The man has been kept closely Solid, firm, riefi red meat, caged up since his attempt to escape. perfectly sugared. Sliced He was bound over to the grand jury some two weeks ago.

The Last Day Of The Institute

The annual session of the Fay ette County Teachers Association, end Friday evening after a very satisfactory meeting during which the teachers learned much of im-

Hens can't lay better eggs officers was held and the result was Friday morning S. K. Mardis of the than these. They are ab- the election of Prof. O. K. Probasco Ohio Federation of Teachers spoke president; Miss Edna Thompson, of the work of the Federation. The secretary and Supt. McClain member | Federation has been presented to the

Teachers' Examination

Notice is hereby given that the second examination for teachers of his theme. Prof. Martzoff, of Athens the city schools will be held Saturday, August 10, 1912, at the Cherry Hill school building, beginning at 8:30 a. m.

By order of the Board of Examin-

184-6t B. M. HARROP, Clerk.

COLONIAL

Badly Wanted 10c VAUDEVILLE 10c

Society Herculean Gymnasts in Mid-Air, using three pairs Roman rings and 3 trapeze bars in acts.

LULU'S DOCTOR-Vitagraph Photo Plays: Featuring Morris Costelo THE WONDERING MINISTER

Wonderland

Dramatic story full of realism and heart interest

THE KATZENJAMMER KIDS-One of the best of laugh-provoking Katzie Comedies.

HOW THE BOYS FOUGHT THE INDIANS Edison Comedy.

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COMING Tuesday, Aug. 13, Life in a Saddie sign feet of the most interesting western picture Tuesday, Aug. 13, Life in a Saddle--- 3000 ever exhibited.

of the Executive committee. The ness. To pay more is to held at the Y. M. C. A., came to an other members of the committee are J. M. Hartman and Supt. M. E. Wilson of Jeffersonville.

Miss Edith Blackman entertained the teachers with a vocal solo, Dean Minnick of Oxford gave an interest-Thursday afternoon the election of ing talk on the aims of education. Fayette County Institute for several years but never received any

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The new committee met and decided to hold next year's Institute the first week in August, 1913, and decided on C. W. Cookson, of Troy as one instructor.

Want Ads. are profitable.

CHICHESTER S PILLS Ladleal Ask your bruggest in Chi-cheater's Diamond Brand Pills in Red and Code memory boxes, sealed with Bruggest Pills in Red and Code memory Take no other. Buy of your Take no other. Buy of your Druggest. Ask for Chi-chira. TER at DIAMOND BRAND PILLS, for 28 SOLD BY DRUGGISTS EVERYWHERE

Buy Your Films Here

Use the Classified column.

We carry the only complete stock of Films in the city.

Buy here and you can feel

Everything in Pi

opused amendment on, is required to decide it. For Infants and Children. he Kind You Have Always Bought reparation for As-Bears the The Food and Regula Signature Promotes Digestion Cheerful ness and Rest Contains neither Opium Morphine nor Mineral. NOT NARCOTIC. Recipe of Ohl DESAMUELPITCHER Pimpkin Seed -Als:Seana + Bochelle Salts -Peppermint -Bi Carbonole Sada + Warm Seed -Clouded Sugar -Wintergreen Fluene. Aperfect Remedy for Conslipation, Sour Stomach, Diarrhoea Worms Convuisions Feverish ness and Loss of Sleep. Fac Simile Signature of Thirty Years Chart Fletcher. NEW YORK. At6 months old 35 Doses -35 CENTS Guaranteed under the Food a

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Home Again

Roosevelt to Take Short Rest Before Stumping East.

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Although apparently none the worse for the stress of his convention activities, the colonel is looking for ward to a breathing spell before leav ing next Thursday for his speaking tour in New England, which will in clude the blg Progressive Massachusetts convention at Revere Beach. near Boston, on Aug. 17. In the meantime he will do his best to discourage visitors and give himself up to recreation.

INDIAN KILLED ON TRACK.

Near Rochelle, Ill., an Indian went to sleep on a railroad track and was killed by the fast express. He paid for his carelessness with his life. Often its that way when people neglect coughs and colds. Don't risk your life when prompt use of Dr. King's New Discovery will cure them and so prevent a dangerous throat or lung trouble. "It completely cured me, in a short time, of a terrible cough that followed a severe attack of Grip." writes J. R. Watts, Floydada, Tex, "and I regained 15 pounds in weight that I had lost." Quick, safe reliable and guaranteed. 50c and \$1.00. Trial bottle free at Blackmer and Tanquary.

This is the last discount day for gas and electric light bills.

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Hot On The Trail

(Continued from Page One.)

that Rose and Becker were implicated in a worse crime than grafting. kept away from home that night.

Interested In Savings.

While investigating Lieutenant Becker's bank account and Becker's communications with Rose after the murder, Mr. Whitman found time also to question Giovanni Stanich, an Austrian business man, who was in front of the Metropole when Rosenthal was shot down. Stanich is the new witness whose story in some detail was \$8 60; pigs. 38 60; roughs. \$7 35; stags, August 13, 14, 15, 16-Twelfth printed a week ago last Sunday, but \$6.75. Annual Fayette County Fair. Bet- whose name was withheld at the renot only identified Jack Sullivan as the man who stood with the group of murderers when the shots were fired, but as the man who walked leisurely with the pistol men to the gray car. And he describes the sloth August 26 to 31-Ohio State fair fulness of the police immediately

Save only for the discovery that Becker took his lawyer, John W. All events of general interest to | Hart, to the fugitive Rose, the disthe information as to where a policeman, whose salary was \$2,250 a year, had been putting many thousands out of the reach of the moths. Several days ago when a suggestion from Jack Rose led Mr. Whitman to the West Side Savings bank, Mr. Whitman began an inquiry as to whether Becker had been banking elsewhere. found that \$3,000 had been deposited in a Newark bank in June, 1912. The deposit was entered under the name of J. G. Cullom. But it was learned that Cullom was really Becker and that the lieutenant had been using several names to cloak his identity. More In Some Months.

On the basis of information already uring. It appears that Lieutenant Becker made deposits here and there in this city and elsewhere of at least to believe, the district attorney says. eral such deposits. Already there are traces of about \$21,000 having been banked in Manhattan and Jersey towns. There is also a hint that Becker had a bank account in Roch- shampooing, because it is full of anester under a name that was not his tiseptic properties that banish the

The story of how Lieutenant Beckor finished his day's work at police headquarters, went with Lawyer Hart and the notary public to the hiding place of a man who had been wanted for murder by Deputy Commissioner Dougherty ever since noon of the Co., Titusville, Pa. day before, was told by Richard G. Barter, the notary. Barter on his curious night business not only drew up the affidavit that Becker wanted. but overheard, he told the district attorney, the conversation between Hart and Rose. The notary went to the district attorney's office and was questioned for an hour by Mr. Whit-

EXCURSION TO JACKSON

SUNDAY AUGUST 11 Via D. T. & I. railway. Fare \$100 Special train leaves Washington C. H. at 8:05 a. m. Returning leaves Jackson 6:00 p. m. See D. T. & I.



Peace Efforts Prove Futile

Washington, Aug. 10 .- The ministers of Costa Rica and Salvador are using their best efforts to bring about a settlement of the hostilites between the Diaz government of Nicaragua and General Mena, former minister of war under Diaz, according to dispatches to the state department. Their efforts as well as those of United States Minister Weitzel have thus far proved fruitless.

LIVE STOCK AND GRAIN

Receipts, 1,500 head; beev western steers, \$6 00@8 30; stockers and feeders, \$4 00@7 00; cows and heifers \$2 60@7 90; calves. \$5 50@10 00. Hogs-Receipts, 15,000 head slight, \$7.75 @8 3216; mixed, \$7,35@8 30; heavy, \$7.15 @8 15; rough, \$7.15@7 40; pigs, \$6.40@

781/2 @ 74c. Oats-No. 2 No 2 white old, 40@ 43e

Hogs - Leceipts. 25 cars; heavies, \$8 40 @8 50; mediums, \$8 75; Yorkers, \$8 \$5 0 \$ 90; pigs, \$8 75@8 \$5; roughs, \$7 50; stags, \$5 50@6 50. Sheep and Lambs - Receipts, 18 cars;

5 35; mixed sheep, \$4 50@5 00; ewes, \$1 8 @4 50; lambs, \$4 50@7 25.

PITTSBURG, PA., AUG. 10. 9 50; prime, \$8 65@9 00; tidy butchers \$7 50@8 00; heifers, \$4 50@7 50; fat cows and bulls, \$3 50@6 25; fresh cows, \$25

Hogs—Receipts, 10 cars; heavy hogs \$3 60 @ 8 65; heavy mixed, \$8 70 @ 8 75. mediums and heavy Yorkers, \$8 75@8 30 pigs, \$8 00@8 50.

Sheep and Lambs Supply fair; prime wethers, \$5 00@5 15; good mixed, \$4 60@4 90; fair mixed, \$4 00@4 50; lambs, \$1 50

Cattle — Receipts, 1,432 head; steers, \$4 25@8 50; heifers, \$3 25@7 25; cows, \$2 00@5 75; calves, \$4 50@9 50.

Hogs-Receipts, 2,947 head; packers \$8 40@8 55; common sows, \$6 50@7 85 pigs and lights, \$5 50@8 55; stags, \$4 50 Sheep and Lambs—Receipts, 6,210 head; sheep, \$1 25@3 75; lambs, \$3 00@7 75.

Wheat-No. 2 red, \$1 01@1 03, Corn-No. 2 mixed, 75½@76c. Oats—No. 3 32½@33e. Rye—No. 2, 76@78e. CLEVELAND, O., AUG. 10.

Cattle-Receipts, 300 head; choice fat steers, \$9 50@10 00; good to choice steers, \$6 35@7.00; helfers, \$1 25@6 75; fat cows, \$3 75@5 50; bulls, \$3 75@5 50; milkers and springers, \$20 00@60 00; calves, \$9 00 Hogs-Receipts, 1,700 head; mediums,

Sheep and Lambs-Receipts, 2,500 head;

BURNS, CUTS, BRUISES.

San Cura Ointment Stops Pain at Once, Draws Out all Poisons, and Heals Promptly.

In all the world there is no ointmeat, no liniment, no remedy for burns, cuts and bruises that can; compare with the antiseptic ointment called San Cura.

Every person ought to have a jar on hand; it is the first and best aid to the injured in case of accident, and is the ideal remedy for so many other distressing and painful ailments be-

For example: It is guaranteed by Brown's Drug Store to cure itching, bleeding and protruding piles, eczema, tetter, ulcers, salt rheum, boils, carbuncles and pimples, or money

In case of old running sores, no matter how long standing, a few poultices of San Cura Ointment will draw out every particle of poison, and leave it in such a thoroughly antiseptic condition that the sore will heal, never to break open again.

We advise every reader to get a jar of San Cura Ointment today and keep it ready for an accident or emergency that may happen. 25 cents and 50 cents at Brown's Drug Store on the money-back plan.

SOAP FOR THE SCALP.

San Cura Soap is delightful for germs of dandruff and other impurities from the scalp. It cures pimples and blackheads, too. 25 cents a cake at Brown's Drug Store.

Mail orders for San Cura Ointment and Soap filled by Thompson Medical

Arrested For Shooting Wife.

New York, Aug. 10. - Matthew O'Callaghan, a cotton broker, was arrested, charged with shooting his wife, who is in a critical condition O'Callaghan said he shot the woman thinking she was a burglar. She de clared that the shooting was delib erate, and that her husband was

Doolittle Succeeds Wiley. Washington, Aug. 10. - After con siderable delay in the mater of find ing a man qualified to succeed Dr. H. W. Wiley as chief of the chemistry bureau and pure food expert, President Taft announced to his cabinet that he had decided on R. E. Doolitthe the present zoting chief.

THE CONSTITUTIONAL GONVENTON SUPPLEME

Folded in This Paper

Contains a Copy Of **Each Amendment** To Be Voted Upon

Tuesday Sept.

Following Each Is An Explanation **Authorized By The** Convention

This Supplement Should Be Kept For Reference

is required to decide it. Always Bought Preparation for As Bears the the Food and Regula-machs and Bowels C Signature NTS & CHILDREN Promotes Digestion Cheefing ness and Rept Contains neither Opium Morphine nor Mineral NOT NARCOTIC. Use Aperfect Remedy for Consignation, Sour Stomach, Diarrhosa Over Worms Convuisions Feverish ness and Loss of SLEEP. Fac Simile Signature of Thirty Years NEW YORK. Atb months old DOSES - 35 CENT Exact Copy of Wrapper.

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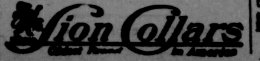
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Save only for the discovery that Becker took his lawyer, John W. All events of general interest to | Hart, to the fugitive Rose, the district attorney was most interested in the information as to where a policeman, whose salary was \$2,250 a year. of the reach of the moths. Several days ago when a suggestion from Jack Rose led Mr. Whitman to the West Side Savings bank, Mr. Whitman began an inquiry as to whether Becker had been banking elsewhere. The district attorney's detectives found that \$3,000 had been deposited in a Newark bank in June, 1912. The deposit was entered under the name back of J. G. Cullom. But it was learned that Cullom was really Becker and that the lieutenant had been using several names to cloak his identity. More In Some Months.

> On the basis of information already acquired, Mr. Whitman did some figuring. It appears that Lieutenant Becker made deposits here and there in this city and elsewhere of at least \$3,000 a month. But there is reason to believe, the district attorney says, eral such deposits. Already there are traces of about \$21,000 having been banked in Manhattan and Jersey towns. There is also a hint that Becker had a bank account in Rochester under a name that was not his

The story of how Lieutenant Beck or finished his day's work at police headquarters, went with Lawyer Hart and the notary public to the hiding place of a man who had been wanted for murder by Deputy Commissioner Dougherty ever since noon of the Co., Titusville, Pa. day before, was told by Richard G. Barter, the notary. Barter on his curious night business not only drew up the affidavit that Becker wanted. but overheard, he told the district attorney, the conversation between Hart and Rose. The notary went to the district attorney's office and was questioned for an hour by Mr. Whit-

SUNDAY AUGUST 11 Via D. T. & I. railway. Fare \$100 H. at 8:05 a. m. Returning leaves Jackson 6:00 p. m. See D. T. & I.



Prove Futile Washington, Aug. 10 .- The minis-

ters of Costa Rica and Salvador are using their best efforts to bring about a settlement of the hostilites between the Diaz government of Nicaragua and General Menz, former minister of war under Diaz, according to dispatches to the state department. Their efforts as well as those of United States Minister Weitzel have thus far proved fruitless.

LIVE STOCK AND GRAIN

CHICAGO, AUG. 10. Receipts, 1,500 head; beeves, \$5 70@10 25; Texas steers, \$4 85@7 ou; western steers, \$6 00@8 30; stockers and feeders, \$4 00@7 00; cows and heifers, \$2 60@7 90; calves, \$5 50@10 00. Hogs Receipts, 15,000 head slight, \$7.75 Ø8 3216; mixed, \$7,35@8 30; heavy, \$7.15 @8 15; rough, \$7.15@7 40; pigs, \$6.40%

head; native sheep, \$3 20@4 70; western, \$3 40@4 60; yearlings, \$4 40@5 60; native lambs. \$4 40@7 50; western. \$4 30@7 65. Wheat—No. 2 red. \$1 00@1 03. Corn-

EAST BUFFALO, AUG. 10. Cattle-Receipts, 10 cars; export cat 8 10; butcher steers, 37 10@7 60; helfer \$4 60@6 60; fat cows. \$2 10@5 60; bulls \$3 8566 10; milkers and springers, \$23.90

60 00; calves, \$9 50@10 00.

110gs - Receipts, 25 cars; heavies, \$8 40 @8 50; mediums, \$8 75; Yorkers, \$8 85 @ \$ 50; pigs, \$8 75@8 85; roughs, \$7 50;

stags, \$5 50@6 50. Sheep and Lambs Receipts, 18 cars; yearlings, \$3 50@6 00; wethers, \$5 00@6 5.35; mixed sheep, \$4 50@5 00; ewes, \$4 00 @4 50; lambs, \$1 50@7 25.

PITTSBURG, PA., AUG. 10. Cattle - Supply light; choice, \$9 00% prime, \$8 65@9 00; tidy butchers \$7 50%8 00; heifers, \$4 50%7 50; fat cows and bulls, \$3 50%6 25; fresh cows, \$25 0; @60 00; calves. \$7 00@10 00.

Hogs-Receipts, 10 cars; heavy hogs \$3 60@8 65; heavy mixed, \$8 70@8 75 mediums and heavy Yorkers, \$8 75@8 80 pigs, \$8 00@8 50.

Sheep and Lambs Supply fair; prime wethers, \$5 00@5 15; good mixed, \$4 60 @ 4 90; fair mixed, \$4 00@4 50; lambs, \$4 50

CINCINNATI, O., AUG. 10. Cattle — Receipts, 1,432 head; steers, \$4 25@8 50; helfers, \$3 25@7 25; cows, \$2 00@5 75; calves, \$4 50@9 50.

Hogs-Receipts, 2,947 head; packers, \$8 40@8 55; common sows, \$6 50@7 85; pigs and lights, \$5 50@8 55; stags, \$4 50 Sheep and Lambs-Receipts, 6,210 head;

sheep, \$1 25@3 75; lambs, \$3 00@7 75. Wheat—No. 2 red. \$1 01@1 03. corn—No. 2 mixed, 75\2\pi78c. Oats—No. 2 32\2\pi33c. Rye—No. 2 76\pi78c. CLEVELAND, O. AUG. 10.

Cattle-Receipts, 300 head; choice fat steers, \$9 50@10 00; good to choice steers, to question Giovanni Stanich, an Austrian business man, who was in front 33 7565 50; bulls. \$3 7565 50; milkers

pigs. \$8 60; roughs, \$7 35; stags,

Sheep and Lambs-Receipts, 2,500 head; choice spring lambs, \$6 00 %,7 00

BURNS, CUTS, BRUISES.

San Cura Ointment Stops Pain at Once, Draws Out all Poisons, and Heals Promptly.

In all the world there is no ointmeat, no liniment, no remedy for burns, cuts and bruises that came compare with the antiseptic ointment called San Cura.

Every person ought to have a jar on hand; it is the first and best aid to had been putting many thousands out the injured in case of accident, and is the ideal remedy for so many other distressing and painful ailments be-

For example: It is guaranteed by Brown's Drug Store to cure itching, bleeding and protruding piles, eczema, tetter, ulcers, salt rheum, boils, carbuncles and pimples, or money

In case of old running sores, no matter how long standing, a few poultices of San Cura Ointment will draw out every particle of poison, and leave it in such a thoroughly antiseptic condition that the sore will heal, never to break open again.

We advise every reader to get a jar of San Cura Ointment today and keep it ready for an accident or emergency that may happen. cents and 50 cents at Brown's Drug Store on the money-back plan.

SOAP FOR THE SCALP.

San Cura Soap is delightful for shampooing, because it is full of antiseptic properties that banish the germs of dandruff and other impurities from the scalp. It cures pimples and blackheads, too. 25 cents a cake at Brown's Drug Store.

Mail orders for San Cura Ointment and Soap filled by Thompson Medical

Arrested For Shooting Wife.

New York, Aug. 10. - Matthew O'Callaghan, a cotton broker, was arrested, charged with shooting his wife, who is in a critical condition O'Callaghan said he shot the woman thinking she was a burgiar. She de clared that the shooting was delib erate, and that her husband was

Doolittle Succeeds Wiley. Washington, Aug. 10. - After con siderable delay in the mater of find ing a man qualified to succeed Dr. H W. Wiley as chief of the chemistry bureau and pure food expert, President Taft announced to his cabinet that he had decided on R. H. Doolitthe present acting chief.

CONSTITUTIONAL CONVENTION SUPPLEMENT

Folded in This Paper

Contains a Copy Of Fach Amendment To Be Voted Upon

Tuesday Sept.

Following Each Is An Explanation **Authorized By The** Convention

This Supplement Should Be Kept For Reference

SPORTINGPAGE

NEWS AND COMMENT WORTH WHILE

MAKE GOOD AS INSTRUCTORS

Veteran Major Players Are in Big Demand as Coaches-Where Some Are Now Located.

It will not be long before all the mafor league teams are carrying former players as coaches. The Giants have the veteran Wilbert Robinson of the champion Orioles of 1894 to direct matters on the lines in addition to Mc-Gleason. Harry Davis of the Cleve-Graw. The Brooklyns employ Willie Keeler as Dahlen's first lieutenant. The Philadelphias are paying Paddy Moran have an able war secretary in Kid this season. Gleason. Harry Davis of the Clievecarrying the old time catchers, Jim with the Buffalo team. McGuire and Joe Sugden.

heard of their veteran instructors be- las Altrock for a vaudeville stunt. fore. Charley Farrell, better known Jimmy Dygert believes that with

"Say, you big lobster," exclaimed the 40 innings without being scored upon. new recruit, "what did you ever do New names appear in the Highland-

Farrell was dumfounded and couldn't speak. John Ward, however, came to ers. his rescue and said:

dled Rusie and Meekin for the Giants as much, too. under my management. He also caught great ball for the Chicagos, Bostons,

"That may be all true," replied the a team this year?" cub, "but he's a new one on me, and be can't play ball now."

\$100 Reward, \$100

disease, and giving the patient strength ding up the constitution and assisting nandoing its work. The proprietors have the faith in its curative powers that they me Hundred Dollars for any case that it of cure. Send for list of testimonials, Address F. J. CHENEY & CO., Toledo, O. Sold by all Druggists, 75c

Take Hall's Family Pills for constipation.

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MONEY TO LOAN

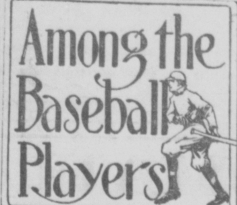
on real estate, chattels and personal security.

FRANK M. ALLEN

JAMES T. TUTTLE Optician,

138 E. Court St. Washington C. H., Ohio.

CASHLOANS Arranged on Pianos, Household Goods and Live Stock. \$10 to \$100 Capital Capitol Loan Company



Ralph Mattis, who was with Washto coach the pitchers and steer the ington in the spring, is said to be the base-runners. The Chicago White Sox best outfielder in the Virginia league

Bob Ewing, the National league vetlands relies upon Paddy Livingston for eran, has been dug out of retirement expert advice and the Detroits are by George Stallings and set to work

Some enterprising theatrical mana-Some of the young players just ger would make a tremendous hit by breaking into the big leagues never signing Germany Schaefer and Nicho-

as the Duke of Marlboro, who is in the New Orleans he will be able to pitch employ of the Boston Nationals as some of that kind of ball that made head coach, recently took a youngster him famous three or four years ago. in hand and tried to show him some. Jimmy Lavender of the Cubs surely thing about the fine points of the has a fine record for a youngster. Before he beat Rube Marquard he pitched

to be telling me how to play ball? ers' lineup every day. It is only a question of time until Frank Farrell will have an entirely new crew of toss-

"Young fellow, I'll tell you what he as much as he did in 1894, when he Philadelphia and filled in at third durdid! He was the best catcher in the played third base for Baltimore. He's ing Lobert's absence. The Phillies National league in 1897, when he han- making considerably more than twice asked for waivers and Manager

The expected slump of the Washington team isn't developing. "Can it Washingtons and champion Brook- possibly be," the fans are asking lead the national league in extra themselves, "that Griffith really has

Latest Fad in Baseball.

"If you'll listen to his advice," said nowadays for the managers of major All pitchers look alike to the batting Ward, "you'll succeed." But the re- league baseball clubs to have an as- sensation of the day. Heinie is very cruit was as stubborn as the pro- sistant manager, who does a little popular among his fellow players and verbial mule and soon drew his walk- scouting work on the side. McGraw they are rooting hard for him to win has Robinson, Griffith has Schaefer, the automobile to be awarded to the Harry Davis has Paddy Livingston, most valuable player to his club.

> Arthur Shafer, the young substitute all the signs of a future star. He is fast, runs bases well and hits the ball

> John Kling has a discouraged look on his face these days. He does not nation is nearly as much fun as he did last summer.

pranks with its devotees. "Lefty" won six and lost six, even though he Krause came into the American had the club behind him which won league in 1909 with the usual blare of the American league pennant and afttrampets, and also the usual dope erwards the world's series from the from the skeptics. Some predicted Cubs. Sitz. Phones: Res. 151; Office 180. whirlwind success for him. "Rube"



Gene Krapp.

among a large number of the fans. Krause was soon called the sensa- edge. tion of the season. He silenced his detractors by winning eighteen and

DOWNEY BACK WITH CHICAGO

Player, Who Was Let Go to Cincinnati and Then to Philadelphia, Rejoins His Old Team.

Tom Downey has been added to the Cub roster by the waiver route and has rejoined the same team with which he first broke into the major league ranks. Tom was let go to Cincinnati and played short for the



Tom Downey.

John McGraw today weighs twice Reds. Then he was disposed of to Chance refused to waive claim.

Zimmerman Hitting Hard.

If Heinie Zimmerman does not base drives this season it will not be his fault. The Bronx boy is simply murdering the ball. All of his drives Tyler and Kling. It is getting to be a common thing are of the hardest and cleanest kind. - AT NEW YORK-

The readers of this paper will be pleased to am that there is at least one dreaded disease at science has been able to cure in all its at science has been able to cure in all its afternity. Catarrh with being a constitutional differentity. Catarrh being a constitutional treatment, all over the circuit. His playing days all over the circuit. His playing days are over, but he is very useful to Callahan by assisting him to run the the disease, and giving the patient strength.

The Burlington team of the Central Association claims the base stealing record for a game—at least for a "bobtail" contest. In a seven-inning affair with Kewanee recently Burlington players stole 18 bases and as a feature put through a triple steal. With the score 12 to 2 in the first helf of the central Association claims the base stealing record for a game—at least for a "bobtail" contest. In a seven-inning affair with Kewanee recently Burlington players stole 18 bases and as a feature put through a triple steal. With the score 12 to 2 in the first helf of the score 12 to 3 in the first half of the eighth inning in favor of Burling- CLUBS. W. L. PC. CLUBS. W. L. PC. ton the game was called by agreeinfielder with the Giants, is showing ment, as Kewanee had used all its pitchers and catchers trying to head off the slaughter.

> Davy Altizer continues to play wonthink that managing a tail-end combi-derful ball in the American association. In that company Davy is always a genuine whale.

> Harry Krause rises. Willie Mitchell losing eight games. Greater things were expected of him the following The deal was consummated the season. The "greater things" didn't other day which calls for the ex- materialize. The campaign of 1910 change of Mitchell to Toledo for found Krause snatching for success like a dying man grasps for a straw. Professional baseball plays funny but finding it far from his reach. He

In 1911 his fortune was no better. He won seven and lost six.

was shipped to Toledo. Developing a sore arm after pitching and winning

two games he consulted and was

treated by Bonesetter Reese. Since then he has won seven consecutive lowing line up: games. shocked the baseball world by win-

ning ten consecutive games in 1910 and closing the season with a record of twelve victories and eight defeats. It was too good to last. Willie's sured. progress was seriously mutilated the next season. He won seven and lost fourteen. His ambition was almost annihilat-

ed this season. Starting with a magnificent victory over Detroit in the opening game of the season, in which he held the Jungaleers to five hits and two runs while the Naps worked in the winning run of a long contest in the eleventh, Mitchell gave promise of rivaling the star southpaws of the

Then came the fall. His record to date is two victories and six defeats. The switch of Mitchell for Krause until noon, August 15th, 1912 for and the work of other members of the Cleveland team is sufficient grounds the other pitchers will soon follow.

ence in the style of control in the im- sion at my residence in Washington Marquard's failure to produce was mediate future, "taps" will be sound- C. H., O., and at the office of J. A. well engraved upon the public mind ed for him. Gene is on the edge of Jones, architect, Dispatch Annex, then and the question, "Is he another passing below. So near the edge is Columbus, Ohio. The right is rethen and the question, is a lemon?" held a prominent place he that another display of wildness on served to reject any or all bids. his next trial may force him over the

Use the Classified column.

Between Rains Naps Play

Naps Take Second Game of Series From the Highlanders.

Cleveland, O., Aug. 10 .- In a rather listless game, played in two sections with half an hour of rain in between, the Naps took the second of the series from the Highlanders, 3 to 1. The feature was Chase's handling of his job at the first sack.

New York 0 0 0 0 0 0 1 0 0-1 6 2 Cleveland 0 0 2 0 0 0 1 0 *-3 10 0 Batteries — McConnell and Williams: Gregg and O'Neill.

AMERICAN LEAGUE.

AT CHICAGO . R. H. E. Philadelphia . . 3 0 0 1 1 0 1 0 0 6 7 1 Chica . . . 0 5 1 0 0 1 0 0 * -7 12 3 Batteries Brown, Houck and Lapp. Walsh and Kuh

Batteries-Bedient and Carrigan; Mul-

AT ST. LOUIS-Wet grounds. CLUBS. W. L. PC CLUBS. W. I. PC

NATIONAL LEAGUE. AT EROOKLYN— JUH E.
Pittsburg 0 2 0 0 0 0 0 0 0 2 8 1
Erooklyn 0 0 0 0 0 0 0 1—1 9 0

and Phelps. Chicago 2 1 0 0 0 0 1 4 1-9 17 3 Boston 1 0 0 3 0 0 0 0 3-7 13 4

St. Louis 0 1 0 0 0 0 0 2 1-4 9 1 New York 1 0 0 0 0 0 0 0 1-2 8 1 Batteries-Gever and Wingo; Wiltse Frandall and Meyers.

AT PHILADELPHIA-Rain.

Dahlen has Willie Keeler, Jennings has Jim McGuire and Joe Sugden, and Callabar of the White Say has "Kill" The Burlington team of the Central Pittsburg 50 39 602 Brooklyn 37 66 359

57 61 .483 Ind'lis.... 42 80 .341

OHIO STATE LEAGUE. AT IRONTON 5, Chillicothe 4. AT LIMA 9, Mansfield 8. AT NEWARK-Rain.

Mansfield, 12 14 .162 Newark., 11 15 .11

The Line Up For Tomorrow's **Ball Game**

The Columbus Athletic team, an aggregation of Columbus ametuers He started 1912 on trial. The trial tightened up in several spots all for ended when he lost two games. He the purpose of humbling the local team will be here full of fight and play at the Columbus Avenue park, Sunday afternoon at 2:30.

The visitors will present the fol-

McCreedy, 2nd b; Williams, R. F.; Mitchell's record has been some- Walters, S. S.; Creveling, 1st B.; what like that of Krause. Willie Underwood, C. F.; Stoker, L. F.; Cox 3rd B.; Gray, C.; Wood P.

Chaffin will be on the mound for the locals and good slab work is as-

CASTORIA

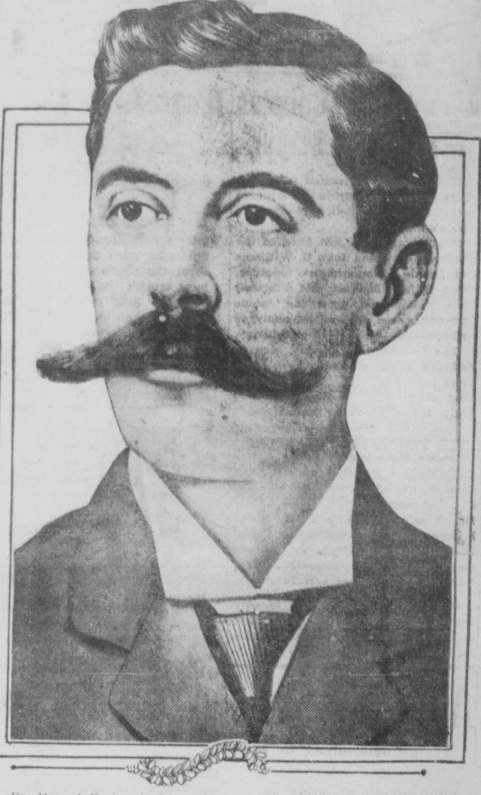
The Kind You Have Always Bought Signature of Chart Pletchers

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The undersigned will receive bids a three story brick building. Bids for the prediction that one or more of are asked for each item separately and for building as a whole. Plans Unless Gene Krapp shows a differ- and specifications ready for inspec-

Want Ads. are profitable.

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Dr. Manuel E. Araujo is president of the republic of Salvador, baving taken office in 1910. He is an efficient and progressive executive and the little republic is flourishing under his rule

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East or West

Daily over PENNSYLVANIA LINES

Consult nearest Ticket Agent for particulars about Special Fare Round Trip Tickets to New York, Boston, Atlantic City and other resorts in the East. and to Colorado, California and the West.

BASE BALL

ATHLETIC PARK

SUNDAY, AUG. 11

Washington Athletics

GAME CALLED 2:30 P. I

Admission :::::

PORTINGPAGE

NEWS AND COMMENT WORTH WHILE

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Some of the young players just breaking into the big leagues never poard of their veteran instructors before. Charley Farrell, better known as the Duke of Marlboro, who is in the employ of the Boston Nationals as ead coach, recently took a youngster in hand and tried to show him something about the fine points of the

"Say, you big lobster," exclaimed the new recruit, "what did you ever do to be telling me how to play ball?

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verbial mule and soon drew his walk-

\$100 Reward, \$100

cat science has been able to cure in all its sages, and that is Catarrh. Hall's Catarrh Cure it be only positive cure now known to the medial fraternity. Catarrh being a constitutional dease, requires a constitutional treatment, dail's Catarrh Cure is taken internally, acting dreetly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers that they effer one Hundred Bollars for any case that it fails to cure. Send for list of testimonials. Address F. J. CHENEY & CO., Toledo, O.

Sold by all Druggists, 75c. Take Hall's Family Pills for constipation.

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MONEY TO LOAN on real estate, chattels and per-

sonal security. FRANK M. ALLEN

JAMES T. TUTTLE

Optician,

138 E. Court St. Washington C. H., Obio.



Ralph Mattis, who was with Wash-Ington in the spring, is said to be the best outfielder in the Virginia league this season.

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Some enterprising theatrical manager would make a tremendous hit by signing Germany Schaefer and Nicholas Altrock for a vaudeville stunt.

Jimmy Dygert believes that with New Orleans he will be able to pitch some of that kind of ball that made him famous three or four years ago.

Jimmy Lavender of the Cubs surely has a fine record for a youngster. Before he beat Rube Marquard he pitched 40 innings without being scored upon. New names appear in the Highland-

ers' lineup every day. It is only a question of time until Frank Farrell will have an entirely new crew of toss-

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Base-Stealing Record.

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Use the Classified column.

Between Rains Naps Play

Naps Take Second Game of Series

From the Highlanders. Cleveland, O., Aug. 10 .- In a rather listless game, played in two sections with half an hour of rain in between. the Naps took the second of the series from the Highlanders, 3 to 1. The feature was Chase's handling of his job at the first sack.

New York 0 0 0 0 0 0 1 0 0-1 6 3 Cleveland 0 0 2 0 0 0 1 0 *-3 10 0
Batteries - McConnell and Williams: Gregg and O'Neill.

AMERICAN LEAGUE.

AT CHICAGO— R. H. E. Philadelphia . . 3 0 0 1 1 0 1 0 0 6 7 1 Chica 0 5 1 0 0 1 0 0 * -7 12 3 Batteries-Brown, Houck and Lapp; Walsh and Kuhn. AT DETROIT-Poston 1 0 0 1 4 0 0 0 0 6 10 1 Detroit 1 0 0 0 0 0 0 0 0 0 1 4 2 Batteries-Bedient and Carrigan; Mulin, Works and Stanage.

AT ST. LOUIS-Wet grounds.

LUBS. W. L. PC. CLUBS. W. L. PC. NATIONAL LEAGUE. AT EROOKLYN— R. H E.
Pittsburg 0 2 0 0 0 0 0 0 0 2 8 1
Brooklyn 0 0 0 0 0 0 0 1 1 9 0 Chicago 2 1 0 0 0 0 1 4 1—9 17 3 Boston 1 0 0 3 0 0 0 0 3—7 13 4 AT NEW YORK-

St. Louis 0 1 0 0 0 0 0 2 1-4 9 1 New York 1 0 0 0 0 0 0 1-2 8 1 Batteries-Geyer and Wingo; Wiltse, Trandall and Meyers. AT PHILADELPHIA-Rain.

N. York., 72 28 .720 Cin'ti.... 47 55 .461 Chicago... 65 36 .644 St. Louis. 46 58 .442 AMERICAN ASSOCIATION AT LOUISVILLE 2, Milwaukee 5.

AT TOLEDO 3, St. Paul 2. Second

Other games postponed; rain. CLUBS. W. L. PC. CLUBS. W. L. PC. 79 40 .664 Milwikee. 52 63 .452 74 44 627 St. Paul. 63 68 .438 57 61 483 Ind'lis ... 42 80 .341

OHIO STATE LEAGUE. AT IRONTON 5, Chillicothe 4. AT LIMA 9, Mansfield 8.

game: Toledo 4, St. Paul 2.

AT NEWARK-Rain. W L PC CLUBS. W. L. PC Fortsm'th 19 8 .704 Chillie'the 11 14 .410

The Line Up For Tomorrow's **Ball Game**

The Columbus Athletic team, an aggregation of Columbus ametuers He started 1912 on trial. The trial tightened up in several spots all for ended when he lost two games. He the purpose of humbling the local team will be here full of fight and sore arm after pitching and winning play at the Columbus Avenue park,

The visitors will present the fol-

McCreedy, 2nd b; Williams, R. F.; Mitchell's record has been some Walters, S. S.; Creveling, 1st B.; what like that of Krause. Willie Underwood, C. F.; Stoker, L. F.; Cox

Chaffin will be on the mound for the locals and good slab work is as-

CASTORIA For Infants and Children. The Kind You Have Always Bought

Bears the Signature of Chart Hiltchir.

NOTICE TO CONTRACTORS.

The undersigned will receive bids until noon, August 15th, 1912 for a three story brick building. Bids are asked for each item separately and for building as a whole. Plans Unless Gene Krapp shows a differ- and specifications ready for inspecsion at my residence in Washington served to reject any or all bids. R. C. HUNT.

Want Ads. are profitable.

DR. ARAUJO, PRESIDENT OF SALVADOR



Dr. Manuel E. Araujo is president of the republic of Salvador, baving taken office in 1910. He is an efficient and progressive executive and the little republic is flourishing under his rule

Read The Want Advertisements

Summer Tours at Special Fares

East or West

Daily over PENNSYLVANIA LINES

Consult nearest Ticket Agent for particulars about Special Fare Round Trip Tickets to New York, Boston, Atlantic City and other resorts in the East, and to Colorado, California and the West.

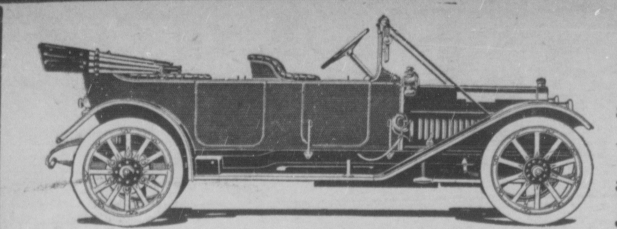
BASE BALL

ATHLETIC PARK

SUNDAY, AUG. 11

Washington Athletics

GAME CALLED 2:30 P. I Admission :::



CHALMERS 1913

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Don't buy water for blueing Liquid blue is almost all water. Buy Red Cross Ball Blue, the blue that's

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Having determined to remove from the city I will offer for sale at public auc tion all my

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630 Broadway St. Friday, Aug. At 2.00 P. M.

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Chief McCoy at once made an investigation and found that D. H. Barchet's buggy and harness, just across the alley, had been stolen and that the same fellow undoubtedly

The boys' mother lives in Hillsboro, and Chief McCoy called up the chief of police in that city and requested them to visit the home of the boy's mother which was done and it was discoveredcmwfypcmfwyp and it was discovered that young Henderson had arrived there in company with another fellow named Bass from Columbus, and that they were driving a horse supposed to be the missing animal. The mother re-

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day and two on Friday. This will be had these dates open. free to everyone.

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Presbyterian Church.

Rev. Wm. Irwin Campbell, Pastor.

perintendent, Ray F. Zaner.

m. Taught by pastor.

Sabbath school at 9:15 a. m. Su-

Brotherhood Bible class, 9:00 a.

Morning worship at 10:30 a. m.

Vesper services at 6:30 p. m..

Everybody cordially invited to come.

City Churches they drove forth into the night. This was about one o'clock Saturday

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Opera House!

ALL FAIR WEEK, STARTING

Monday, August 12.

MATINEE SATURDAY.

Dainty Mae LaPorte

AND HER CLEVER COMPANY

All Special Scenery Handsome Costumes

Vaudeville Between Acts

Monday Night, Miss LaPorte's Own Beautiful Play

"Just Plain Mary."

Prices 10c, 20c and 30c.

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